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REGISTER PUBLICATION SCHEDULE 1992

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 17, 1991	Dec. 24, 1991	1	Jan. 3, 1992	June 23, 1992	June 30, 1992	28	July 10, 1992
Dec. 24, 1991	Dec. 31, 1991	2	Jan. 10, 1992	June 30, 1992	July 7, 1992	29	July 17, 1992
Dec. 31, 1991	Jan. 7, 1992	3	Jan. 17, 1992	July 7, 1992	July 14, 1992	30	July 24, 1992
Jan. 7, 1992	Jan. 14, 1992	4	Jan. 24, 1992	July 14, 1992	July 21, 1992	31	July 31, 1992
Jan. 14, 1992	Jan. 21, 1992	5	Jan. 31, 1992	July 21, 1992	July 28, 1992	32	Aug. 7, 1992
Jan. 21, 1992	Jan. 28, 1992	6	Feb. 7, 1992	July 28, 1992	Aug. 4, 1992	33	Aug. 14, 1992
Jan. 28, 1992	Feb. 4, 1992	7	Feb. 14, 1992	Aug. 4, 1992	Aug. 11, 1992	34	Aug. 21, 1992
Feb. 4, 1992	Feb. 11, 1992	8	Feb. 21, 1992	Aug. 11, 1992	Aug. 18, 1992	35	Aug. 28, 1992
Feb. 11, 1992	Feb. 18, 1992	9	Feb. 28, 1992	Aug. 18, 1992	Aug. 25, 1992	36	Sept. 4, 1992
Feb. 18, 1992	Feb. 25, 1992	10	Mar. 6, 1992	Aug. 25, 1992	Sept. 1, 1992	37	Sept. 11, 1992
Feb. 25, 1992	Mar. 3, 1992	11	Mar. 13, 1992	Sept. 1, 1992	Sept. 8, 1992	38	Sept. 18, 1992
Mar. 3, 1992	Mar. 10, 1992	12	Mar. 20, 1992	Sept. 8, 1992	Sept. 15, 1992	39	Sept. 25, 1992
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Mar. 17, 1992	Mar. 24, 1992	14	Apr. 3, 1992	Sept. 22, 1992	Sept. 29, 1992	41	Oct. 9, 1992
Mar. 24, 1992	Mar. 31, 1992	15	Apr. 10, 1992	Sept. 29, 1992	Oct. 6, 1992	42	Oct. 16, 1992
Mar. 31, 1992	Apr. 7, 1992	16	Apr. 17, 1992	Oct. 6, 1992	Oct. 13, 1992	43	Oct. 23, 1992
Apr. 7, 1992	Apr. 14, 1992	17	Apr. 24, 1992	Oct. 13, 1992	Oct. 20, 1992	44	Oct. 30, 1992
Apr. 14, 1992	Apr. 21, 1992	18	May 1, 1992	Oct. 20, 1992	Oct. 27, 1992	45	Nov. 6, 1992
Apr. 21, 1992	Apr. 28, 1992	19	May 8, 1992	Oct. 27, 1992	Nov. 2, 1992 (Mon)	46	Nov. 13, 1992
Apr. 28, 1992	May 5, 1992	20	May 15, 1992	Nov. 2, 1992 (Mon)	Nov. 10, 1992	47	Nov. 20, 1992
May 5, 1992	May 12, 1992	21	May 22, 1992	Nov. 10, 1992	Nov. 17, 1992	48	Nov. 30, 1992 (Mon.)
May 12, 1992	May 19, 1992	22	May 29, 1992	Nov. 17, 1992	Nov. 24, 1992	49	Dec. 4, 1992
May 19, 1992	May 26, 1992	23	June 5, 1992	Nov. 24, 1992	Dec. 1, 1992	50	Dec. 11, 1992
May 26, 1992	June 2, 1992	24	June 12, 1992	Dec. 1, 1992	Dec. 8, 1992	51	Dec. 18, 1992
June 2, 1992	June 9, 1992	25	June 19, 1992	Dec. 8, 1992	Dec. 15, 1992	52	Dec. 28, 1992 (Mon)
June 9, 1992	June 16, 1992	26	June 26, 1992	Dec. 15, 1992	Dec. 22, 1992	1	Jan. 4, 1993 (Mon)
June 16, 1992	June 23, 1992	27	July 6, 1992 (Mon)	Dec. 22, 1992	Dec. 29, 1992	2	Jan. 8, 1993

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

NOTICE OF PROPOSED AMENDMENTS

1) The Heading of the Part: Pay Plan

2) The Code Citation: 80 Ill. Adm. Code 310

3) Section Number: Proposed Action:

310.110 Amended
310.130 Amended
310. Appendix B Amended

4) Statutory Authority: Ill. Rev. Stat. 1989 1991, ch. 127, par. 63b108a(2)

5) A Complete Description of the Subjects and Issues Involved:

The Department of Central Management Services is filing amendments to the Pay Plan to implement the Fiscal Year 1993 changes that affect those employees subject to the Schedule of Salary Grades. The following sections are being amended:

In each of the above sections mentioned, the effective dates are being changed to reflect the new Fiscal Year.

In Section 310. Appendix B, the Schedule of Salary Grades is being revised to receive the same general increase of 2.5% for July 1, 1992, and 2% for January 1, 1993 as most of the Collective Bargaining units have received, to maintain alignment.

6) Will this proposed rule replace an emergency rule currently in effect?
Yes.

7) Does this rulemaking contain an automatic repeal date? Yes ☐ No ☒
If "yes", please specify date:

8) Do these proposed amendments contain any incorporations by reference?
No

9) Are there any proposed amendments pending to this part? Yes

Section Numbers	Proposed Action	Ill. Reg. Citation
310.290	Amended	16 Ill. Reg. 6521 (April 24, 1992)

10) Statement of Statewide Objectives:

These amendments to the Pay Plan pertain only to State employees subject to the Personnel Code and do not set out any guidelines that are to be followed by local or other jurisdictional bodies within the State.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Interested persons may submit written comments within 45 days of the date of publication to:

Mr. Michael Murphy
Department of Central Management Services
Division of Technical Services
504 William G. Stratton Building
Springfield, Illinois 62706

Telephone: (217) 782-5601

12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

The Department of Central Management Services' Pay Plan does not affect private businesses. Amendments made to the Pay Plan are not subject to any guidelines or regulations of the Department of Commerce and Community Affairs.

B) Types of small businesses affected:

None. The Department of Central Management Services' Pay Plan extends only to Personnel Code employees under the jurisdiction of the Governor.

C) Reporting, bookkeeping or other procedures required for compliance:

None

D) Types of professional skills necessary for compliance:

None

The full text of the proposed amendments is as follows:

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES
SUBTITLE B: PERSONNEL RULES, PAY PLANS, AND
POSITION CLASSIFICATIONS

CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 310
PAY PLAN

SUBPART A: NARRATIVE

Section	
310.20	Policy and Responsibilities
310.30	Jurisdiction
310.40	Pay Schedules
310.50	Definitions
310.60	Conversion of Base Salary to Pay Period Units
310.70	Conversion of Base Salary to Daily or Hourly Equivalents
310.80	Increases in Pay
310.90	Decreases in Pay
310.100	Other Pay Provisions
310.110	Implementation of Pay Plan Changes --Effective-July-1,-1991
EMERGENCY	Interpretation and Application of Pay Plan
310.120	Effective Date
310.130	
EMERGENCY	
310.140	Reinstitution of Within Grade Salary Increases
310.150	Fiscal Year 1985 Pay Changes in Schedule of Salary Grades, effective July 1, 1984 (Repealed)

SUBPART B: SCHEDULE OF RATES

Section	
310.205	Introduction
310.210	Prevailing Rate
310.220	Negotiated Rate
310.230	Part-Time Daily or Hourly Special Services Rate
310.240	Hourly Rate
310.250	Member, Patient and Inmate Rate
310.260	Trainee Rate
310.270	Legislated and Contracted Rate
310.280	Designated Rate
310.290	Out-of-State or Foreign Service Rate
EMERGENCY	Educator Schedule for RC-063 and HR-010
310.300	Physician Specialist Rate
310.310	Annual Compensation Ranges for Executive Director and Assistant Executive Director, State Board of Elections
310.320	Excluded Classes Rate (Repealed)
310.330	

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

SUBPART C: MERIT COMPENSATION SYSTEM

Section	
310.410	Jurisdiction
310.420	Objectives
310.430	Responsibilities
310.440	Merit Compensation Salary Schedule
310.450	Procedures for Determining Annual Merit Increases
310.455	Intermittent Merit Increase
310.456	Merit Zone
310.460	Other Pay Increases
310.470	Adjustment
310.480	Decreases in Pay
310.490	Other Pay Provisions
310.500	Definitions
310.510	Conversion of Base Salary to Pay Period Units
310.520	Conversion of Base Salary to Daily or Hourly Equivalents
310.530	Implementation
310.540	Annual Merit Increase Guidechart for Fiscal Year 1992
310.550	Fiscal Year 1985 Pay Changes in Merit Compensation System, effective July 1, 1984 (Repealed)

APPENDIX A Negotiated Rates of Pay

TABLE A	HR-190 (Department of Central Management Services - State of Illinois Building - SEIU)
TABLE B	RC-200 (Department of Labor - Chicago, Illinois - SEIU)
TABLE C	RC-069 (Firefighters, AFSCME)
TABLE D	HR-001 (Teamsters Local #726)
TABLE E	RC-020 (Teamsters Local #330)
TABLE F	RC-019 (Teamsters Local #25)
TABLE G	RC-045 (Automotive Mechanics, ISEA)
TABLE H	RC-006 (Corrections Employees, AFSCME)
TABLE I	RC-009 (Institutional Employees, AFSCME)
TABLE J	RC-014 (Clerical Employees, AFSCME)
TABLE K	RC-023 (Registered Nurses, INA)
TABLE L	VR-004 (Illinois State Treasurer's Office Employees, Teamsters and IFT)
TABLE M	RC-027 (Educators, AFSCME) (Repealed)
TABLE N	RC-027 (Physician Rates, AFSCME) (Repealed)
TABLE O	RC-028 (Paraprofessional Human Services Employees, AFSCME)
TABLE P	RC-029 (Paraprofessional Investigatory and Law Enforcement Employees, ISEA)
TABLE Q	RC-033 (Meat Inspectors, ISEA)
TABLE R	RC-042 (Residual Maintenance Workers, AFSCME)
TABLE S	HR-012 (Fair Employment Practices Employees, SEIU)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

TABLE T	HR-010 (Teachers of Deaf, IFT)
TABLE U	HR-010 (Teachers of Deaf, Extracurricular Paid Activities)
TABLE V	CU-500 (Corrections Meet and Confer Employees)
TABLE W	RC-062 (Technical Employees, AFSCME)
TABLE X	RC-063 (Professional Employees, AFSCME)
TABLE Y	RC-063 (Educators, AFSCME)
TABLE Z	RC-063 (Physicians, AFSCME)
APPENDIX B	Schedule of Salary Grades - Monthly and Annual Rates of Pay for Fiscal Year 1992-1993
APPENDIX C	Physician Administrator Rates and Medical Facilities Administrator Rates for Fiscal Year 1992
APPENDIX D	Merit Compensation System Salary Schedule for Fiscal Year 1992
APPENDIX E	Teaching Salary Schedule (Repealed)
APPENDIX F	Physician and Physician Specialist Salary Schedule (Repealed)

AUTHORITY: Implementing and authorized by Section 8a(2) of the Personnel Code (Ill. Rev. Stat. 1989 1991, ch. 127, par. 63b108a(2)).

SOURCE: Filed June 28, 1967; codified at 8 Ill. Reg. 1558; emergency amendment at 8 Ill. Reg. 1990, effective January 31, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 2440, effective February 15, 1984; emergency amendment at 8 Ill. Reg. 3348, effective March 5, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 4249, effective March 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 5704, effective April 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 7290, effective May 11, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 11299, effective June 25, 1984; emergency amendment at 8 Ill. Reg. 12616, effective July 1, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 15007, effective August 6, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 15367, effective August 13, 1984; emergency amendment at 8 Ill. Reg. 21310, effective October 10, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 21544, effective October 24, 1984; amended at 8 Ill. Reg. 22844, effective November 14, 1984; emergency amendment at 9 Ill. Reg. 1134, effective January 16, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 1320, effective January 23, 1985; amended at 9 Ill. Reg. 3681, effective March 12, 1985; emergency amendment at 9 Ill. Reg. 4163, effective March 15, 1985, for a maximum of 150 days; emergency amendment at 9 Ill. Reg. 9231, effective May 31, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 9420, effective June 7, 1985; amended at 9 Ill. Reg. 10663, effective July 1, 1985; emergency amendment at 9 Ill. Reg. 15043, effective September 24, 1985, for a maximum of 150 days; emergency amendment at 10 Ill. Reg. 3230, effective January 24, 1986; emergency amendment at 10 Ill. Reg. 8904, effective May 13, 1986, for a maximum of

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

150 days; emergency amendment at 10 Ill. Reg. 8928, effective May 13, 1986; emergency amendment at 10 Ill. Reg. 12090, effective June 30, 1986, for a maximum of 150 days; emergency amendment at 10 Ill. Reg. 13675, effective July 31, 1986; emergency amendment at 10 Ill. Reg. 14867, effective August 26, 1986; amended at 10 Ill. Reg. 15567, effective September 17, 1986; emergency amendment at 10 Ill. Reg. 17765, effective September 30, 1986, for a maximum of 150 days; emergency amendment at 10 Ill. Reg. 19132, effective October 28, 1986; emergency amendment at 10 Ill. Reg. 21097, effective December 9, 1986; amended at 11 Ill. Reg. 648, effective December 22, 1986; emergency amendment at 11 Ill. Reg. 3363, effective February 3, 1987; emergency amendment at 11 Ill. Reg. 4388, effective February 27, 1987; emergency amendment at 11 Ill. Reg. 6291, effective March 23, 1987; amended at 11 Ill. Reg. 5901, effective March 24, 1987; emergency amendment at 11 Ill. Reg. 8787, effective April 15, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 11830, effective July 1, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 13675, effective July 29, 1987; emergency amendment at 11 Ill. Reg. 14984, effective August 27, 1987; emergency amendment at 11 Ill. Reg. 15273, effective September 1, 1987; emergency amendment at 11 Ill. Reg. 17919, effective October 19, 1987; emergency amendment at 11 Ill. Reg. 19812, effective November 19, 1987; emergency amendment at 11 Ill. Reg. 20664, effective December 4, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20778, effective December 11, 1987; emergency amendment at 12 Ill. Reg. 3811, effective January 27, 1988; emergency amendment at 12 Ill. Reg. 5459, effective March 3, 1988; amended at 12 Ill. Reg. 6073, effective March 21, 1988; emergency amendment at 12 Ill. Reg. 7783, effective April 14, 1988; emergency amendment at 12 Ill. Reg. 7734, effective April 15, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 8135, effective April 22, 1988; emergency amendment at 12 Ill. Reg. 9745, effective May 23, 1988; emergency amendment at 12 Ill. Reg. 11778, effective July 1, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 12895, effective July 18, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 13306, effective July 27, 1988; corrected at 12 Ill. Reg. 13359; amended at 12 Ill. Reg. 14630, effective September 6, 1988; amended at 12 Ill. Reg. 20449, effective November 28, 1988; emergency amendment at 12 Ill. Reg. 20584, effective November 28, 1988; emergency amendment at 13 Ill. Reg. 8080, effective May 10, 1989; amended at 13 Ill. Reg. 8849, effective May 30, 1989; emergency amendment at 13 Ill. Reg. 8970, effective May 26, 1989; emergency amendment at 13 Ill. Reg. 10967, effective June 20, 1989, for a maximum of 150 days; emergency amendment expired on November 17, 1989; amended at 13 Ill. Reg. 11451, effective June 28, 1989; emergency amendment at 13 Ill. Reg. 11854, effective July 1, 1989, for a maximum of 150 days; corrected at 13 Ill. Reg. 12647; emergency amendment at 13 Ill. Reg. 12887, effective July 24, 1989; amended at 13 Ill. Reg. 16950, effective October 20, 1989; amended at 13 Ill. Reg. 19221, effective December 12, 1989; amended at

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

14 Ill. Reg. 615, effective January 2, 1990; peremptory amendment at 14 Ill. Reg. 1627, effective January 11, 1990; amended at 14 Ill. Reg. 4455, effective March 12, 1990; peremptory amendment at 14 Ill. Reg. 7652, effective May 7, 1990; amended at 14 Ill. Reg. 10002, effective June 11, 1990; emergency amendment at 14 Ill. Reg. 11330, effective June 29, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 14361, effective August 24, 1990; emergency amendment at 14 Ill. Reg. 15570, effective September 11, 1990, for a maximum of 150 days; emergency amendment expired on February 8, 1991; corrected at 14 Ill. Reg. 16092; peremptory amendment at 14 Ill. Reg. 17098, effective September 26, 1990; amended at 14 Ill. Reg. 17189, effective October 2, 1990; amended at 14 Ill. Reg. 17189, effective October 19, 1990; amended at 14 Ill. Reg. 18719, effective November 13, 1990; peremptory amendment at 14 Ill. Reg. 18854, effective November 13, 1990; peremptory amendment at 15 Ill. Reg. 663, effective January 7, 1991; amended at 15 Ill. Reg. 3296, effective February 14, 1991; amended at 15 Ill. Reg. 4401, effective March 11, 1991; peremptory amendment at 15 Ill. Reg. 5100, effective March 20, 1991; peremptory amendment at 15 Ill. Reg. 5465, effective April 2, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 10485, effective July 1, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 11080, effective July 19, 1991; amended at 15 Ill. Reg. 13080, effective August 21, 1991; amended at 15 Ill. Reg. 14210, effective September 23, 1991; emergency amendment at 16 Ill. Reg. 711, effective December 26, 1991, for a maximum of 150 days; amended at 16 Ill. Reg. 3450, effective February 20, 1992; peremptory amendment at 16 Ill. Reg. 5068, effective March 11, 1992; peremptory amendment at 16 Ill. Reg. 7056, effective April 20, 1992; emergency amendment at 16 Ill. Reg. 8239, effective May 19, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 8382, effective May 26, 1992; emergency amendment at 16 Ill. Reg. 13950, effective August 19, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. _____, effective _____.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

Section 310.110 Implementation of Pay Plan Changes, Effective July 1, 1991 for Fiscal Year 1993

a) Effective July 1, 1991, the rates of pay for all employees occupying positions subject to the Schedule of Salary Grades shall be as set out in Appendix B, Schedule of Salary Grades -- Monthly and Annual Rates of Pay for Fiscal Year 1992 1993.

b) Any employee who received a salary payment for part of Fiscal Year 1993 that did not reflect the rates in Section 310. Appendix B for Fiscal Year 1993, shall receive a lump sum payment equal to the difference between what was initially paid and what is appropriate per that provision.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 310.130 Effective Date

The effective date of this Pay Plan Narrative (Subpart A), Schedule of Rates (Subpart B), and Schedule of Salary Grades (Appendix B), shall be July 1, 1991 1992.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 310. Appendix B Schedule of Salary Grades -- Monthly and Annual Rates of Pay for Fiscal Year 1992 1993

Grade	Minimum							Maximum						
	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7
1	1,170	1,206	1,239	1,274	1,315	1,349	1,413	14,940	14,472	14,868	15,288	15,780	16,188	16,956
2	1,206	1,239	1,274	1,317	1,354	1,391	1,457	14,472	14,868	15,288	15,804	16,248	16,692	17,484
3	1,239	1,274	1,318	1,357	1,395	1,436	1,509	14,868	15,288	15,816	16,284	16,740	17,232	18,108
4	1,274	1,318	1,360	1,399	1,445	1,486	1,562	15,288	15,816	16,320	16,788	17,340	17,832	18,744
5	1,318	1,362	1,407	1,452	1,495	1,539	1,616	15,816	16,344	16,884	17,424	17,940	18,468	19,392
6	1,362	1,408	1,454	1,502	1,550	1,600	1,682	16,344	16,896	17,448	18,024	18,600	19,200	20,184

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PROPOSED AMENDMENTS

7	-----1,408-----1,457-----1,507-----1,559-----1,610-----1,663-----1,715	752
	18,896-----17,484-----18,084-----18,708-----19,320-----19,956-----21,024	
8	-----1,457-----1,512-----1,566-----1,625-----1,678-----1,735-----1,827	
	1,484-----18,144-----18,792-----19,500-----20,136-----20,820-----21,924	
9	-----1,512-----1,569-----1,630-----1,688-----1,751-----1,812-----1,905	
	18,144-----18,828-----19,560-----20,256-----21,012-----21,744-----22,860	
10	-----1,571-----1,638-----1,698-----1,763-----1,825-----1,891-----1,995	
	18,852-----19,656-----20,376-----21,156-----21,900-----22,692-----23,940	
11	-----1,639-----1,708-----1,771-----1,843-----1,911-----1,977-----2,087	
	19,668-----20,496-----21,252-----22,116-----22,932-----23,724-----25,044	
12	-----1,717-----1,789-----1,858-----1,934-----2,005-----2,080-----2,197	
	20,604-----21,468-----22,296-----23,208-----24,060-----24,960-----26,364	
13	-----1,791-----1,867-----1,947-----2,025-----2,103-----2,183-----2,307	
	21,492-----22,404-----23,364-----24,300-----25,236-----26,196-----27,684	
14	-----1,878-----1,960-----2,042-----2,133-----2,215-----2,300-----2,433	
	22,536-----23,520-----24,504-----25,596-----26,580-----27,600-----29,196	
15	-----1,961-----2,053-----2,141-----2,229-----2,321-----2,408-----2,551	
	23,532-----24,636-----25,692-----26,748-----27,852-----28,896-----30,612	
16	-----2,060-----2,156-----2,255-----2,348-----2,446-----2,544-----2,695	
	24,720-----25,872-----27,060-----28,176-----29,352-----30,528-----32,340	
17	-----2,162-----2,265-----2,370-----2,469-----2,570-----2,674-----2,834	
	25,944-----27,180-----28,440-----29,628-----30,840-----32,088-----34,088	
18	-----2,278-----2,389-----2,500-----2,613-----2,721-----2,829-----2,997	
	27,336-----28,668-----30,000-----31,356-----32,652-----33,948-----35,964	
19	-----2,402-----2,524-----2,643-----2,764-----2,881-----3,002-----3,184	
	28,824-----30,288-----31,716-----33,168-----34,572-----36,024-----38,208	
20	-----2,538-----2,665-----2,790-----2,923-----3,049-----3,174-----3,369	
	30,436-----31,980-----33,480-----35,076-----36,588-----38,088-----40,428	
21	-----2,680-----2,818-----2,954-----3,091-----3,232-----3,366-----3,576	
	32,160-----33,816-----35,448-----37,092-----38,784-----40,392-----42,912	
22	-----2,833-----2,980-----3,127-----3,273-----3,424-----3,568-----3,789	
	33,996-----35,760-----37,524-----39,276-----41,088-----42,816-----45,468	

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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23	-----3,005-----3,165-----3,326-----3,484-----3,644-----3,803-----4,042	
	36,060-----37,980-----39,912-----41,808-----43,728-----45,636-----48,504	
1	1,199 1,236 1,270 1,306 1,348 1,383 1,448	
	14,388 14,832 15,240 15,672 16,176 16,596 17,376	
2	1,236 1,270 1,306 1,350 1,388 1,426 1,493	
	14,832 15,240 15,672 16,200 16,656 17,112 17,916	
3	1,270 1,306 1,351 1,391 1,430 1,472 1,547	
	15,240 15,672 16,212 16,692 17,160 17,664 18,564	
4	1,306 1,351 1,394 1,434 1,481 1,523 1,601	
	15,672 16,212 16,728 17,208 17,772 18,276 19,212	
5	1,351 1,396 1,442 1,488 1,532 1,577 1,656	
	16,212 16,752 17,304 17,856 18,384 18,924 19,872	
6	1,396 1,443 1,490 1,540 1,589 1,640 1,724	
	16,752 17,316 17,880 18,480 19,068 19,680 20,688	
7	1,443 1,493 1,545 1,598 1,650 1,705 1,796	
	17,316 17,916 18,540 19,176 19,800 20,460 21,552	
8	1,493 1,550 1,605 1,666 1,720 1,778 1,873	
	17,916 18,600 19,260 19,992 20,640 21,336 22,476	
9	1,550 1,608 1,671 1,730 1,795 1,857 1,953	
	18,600 19,296 20,052 20,760 21,540 22,284 23,436	
10	1,610 1,679 1,740 1,807 1,871 1,938 2,045	
	19,320 20,148 20,880 21,684 22,452 23,236 24,540	
11	1,680 1,751 1,815 1,889 1,959 2,026 2,139	
	20,160 21,012 21,780 22,668 23,508 24,312 25,668	
12	1,760 1,834 1,904 1,982 2,055 2,132 2,252	
	21,120 22,008 22,848 23,784 24,660 25,584 27,024	
13	1,836 1,914 1,996 2,076 2,156 2,238 2,365	
	22,032 22,968 23,952 24,912 25,872 26,836 28,380	
14	1,925 2,009 2,093 2,186 2,270 2,358 2,494	
	23,100 24,108 25,116 26,232 27,240 28,296 29,928	
15	2,010 2,104 2,195 2,285 2,379 2,468 2,615	
	24,120 25,248 26,340 27,420 28,548 29,616 31,380	

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16	2,112	2,210	2,311	2,407	2,507	2,608	2,762
	25,344	26,520	27,732	28,884	30,084	31,296	33,144
17	2,216	2,322	2,429	2,531	2,634	2,741	2,905
	26,592	27,864	29,148	30,372	31,608	32,892	34,860
18	2,335	2,449	2,563	2,678	2,789	2,900	3,072
	28,020	29,388	30,756	32,136	33,468	34,800	36,864
19	2,462	2,587	2,709	2,833	2,953	3,077	3,264
	29,544	31,044	32,508	33,996	35,436	36,924	39,168
20	2,601	2,732	2,860	2,996	3,125	3,253	3,453
	31,212	32,784	34,320	35,953	37,500	39,036	41,436
21	2,747	2,888	3,028	3,168	3,313	3,450	3,665
	32,964	34,656	36,336	38,016	39,756	41,400	43,980
22	2,904	3,055	3,205	3,355	3,510	3,657	3,884
	34,848	36,654	38,460	40,260	42,120	43,884	46,608
23	3,080	3,244	3,409	3,571	3,735	3,898	4,143
	36,960	38,928	40,908	42,852	44,820	46,776	49,716

Effective: January 1, 1993

1	1,223	1,261	1,295	1,332	1,375	1,411	1,477
	14,676	15,132	15,540	15,984	16,500	16,932	17,724
2	1,261	1,295	1,332	1,377	1,416	1,455	1,523
	15,132	15,540	15,984	16,524	16,992	17,460	18,276
3	1,295	1,332	1,378	1,419	1,459	1,501	1,578
	15,540	15,984	16,536	17,028	17,508	18,012	18,936
4	1,332	1,378	1,422	1,463	1,511	1,553	1,633
	15,984	16,536	17,064	17,556	18,132	18,636	19,596
5	1,378	1,424	1,471	1,518	1,563	1,609	1,689
	16,536	17,088	17,652	18,216	18,756	19,308	20,268
6	1,424	1,472	1,520	1,571	1,621	1,673	1,758
	17,088	17,664	18,240	18,852	19,452	20,076	21,096
7	1,472	1,523	1,576	1,630	1,683	1,739	1,832
	17,664	18,276	18,912	19,560	20,196	20,868	21,984

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8	1,523	1,581	1,637	1,699	1,754	1,814	1,910
	18,276	18,972	19,644	20,388	21,048	21,768	22,920
9	1,581	1,640	1,704	1,765	1,831	1,894	1,992
	18,972	19,680	20,448	21,180	21,972	22,728	23,904
10	1,642	1,713	1,775	1,843	1,908	1,977	2,086
	19,704	20,556	21,300	22,116	22,896	23,724	25,032
11	1,714	1,786	1,851	1,927	1,998	2,067	2,182
	20,568	21,432	22,212	23,124	23,976	24,804	26,184
12	1,795	1,871	1,942	2,022	2,096	2,175	2,297
	21,540	22,452	23,304	24,264	25,152	26,100	27,564
13	1,873	1,952	2,036	2,118	2,199	2,283	2,412
	22,476	23,424	24,432	25,416	26,388	27,396	28,944
14	1,964	2,049	2,135	2,230	2,315	2,405	2,544
	23,568	24,588	25,620	26,760	27,780	28,860	30,528
15	2,050	2,146	2,239	2,331	2,427	2,517	2,667
	24,600	25,752	26,868	27,972	29,124	30,204	32,004
16	2,154	2,254	2,357	2,455	2,557	2,660	2,817
	25,848	27,048	28,284	29,460	30,684	31,920	33,804
17	2,260	2,368	2,478	2,582	2,687	2,796	2,963
	27,120	28,416	29,736	30,984	32,244	33,552	35,556
18	2,382	2,498	2,614	2,732	2,845	2,958	3,133
	28,584	29,976	31,368	32,784	34,140	35,496	37,596
19	2,511	2,639	2,763	2,890	3,012	3,139	3,329
	30,132	31,668	33,156	34,680	36,144	37,668	39,948
20	2,653	2,787	2,917	3,056	3,188	3,318	3,522
	31,836	33,444	35,004	36,672	38,256	39,816	42,264
21	2,802	2,946	3,089	3,231	3,379	3,519	3,738
	33,624	35,352	37,068	38,772	40,548	42,228	44,856
22	2,962	3,116	3,269	3,422	3,580	3,730	3,962
	35,544	37,392	39,228	41,064	42,960	44,760	47,544
23	3,142	3,309	3,477	3,642	3,810	3,976	4,226
	37,704	39,708	41,724	43,704	45,720	47,712	50,712

(Source: Amended at 16 Ill. Reg. _____, effective _____)

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Enterprise Zone Program

- 2) Code Citation: 14 Ill. Adm. Code 520

- 3) Section Numbers: Proposed Action:

520.920 Amendment

520.930 Amendment

520.1020 Amendment

520.1030 Amendment

- 4) Statutory Authority: Implementing Section 9-221.1 of the Public Utilities Act (Ill. Rev. Stat. 1991, ch. 111 2/3, par. 9-222.1) and Section 1f of the Retailers' Occupation Tax Act (Ill. Rev. Stat. 1991, ch. 120, par. 440f) and authorized by Section 46.42 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127 par. 46.42).

- 5) A Complete Description of the Subjects and Issues Involved: Sections 520.920, 520.930, 520.1020, and 520.1030 of the Enterprise Zone Program rules are being amended to streamline the application process and to more accurately reflect the intent of the legislation. Existing rules require an audit be completed after certification. These proposed changes will make the audit part of the application. Sections 520.930 and 520.1030 are being amended to allow the Department 90 days to review applications. This is being done to make the review timeframe consistent with other enterprise zone application requirements and to allow the department adequate time to complete the review. Additionally, applicants will be allowed 45 days instead of 15 days to resubmit applications found to be deficient. The department will be given an additional 30 days to review the resubmitted applications.

- 6) Will these proposed amendments replace an emergency rule currently in effect? No.

- 7) Does this rulemaking contain an automatic repeal date? No.

- 8) Do these proposed amendments contain incorporations by reference? No.

- 9) Are there any proposed amendments pending on this Part? No.

- 10) Statement of Statewide Policy Objectives: This rulemaking does not create or expand a state mandate as defined in Section 3(b) of the State Mandates Act (Ill. Rev. Stat. 1991, ch. 85, par. 2203).

- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Interested persons may present their comments concerning this proposed rulemaking in writing within 45 days after this edition of the Illinois Register to the following:

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Mr. Norman Sims, Deputy Director
Department of Commerce and Community Affairs
Office of Policy Development, Planning & Research
620 East Adams Street, 3rd floor
Springfield, Illinois 62701
(217) 524-4845

- 12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: August 31, 1992.
- B) Types of small businesses and small municipalities affected: Small businesses and small municipalities will not be directly affected by this rulemaking.

- C) Reporting, bookkeeping or other procedures required for compliance: This rulemaking requires applicants for both the machinery and equipment/pollution control facilities sales tax exemption and the enterprise zone utility tax exemption to submit, as part of the application package, an audit prepared by certified public accountants to document that the minimum eligible investments have been made and the minimum jobs have been created or retained. The audit was always required but did not have to be submitted until after certification. This change will eliminate the need for staff site visits to verify information prior to certification.

- D) Types of professional skills necessary for compliance: See response to C above.

The full text of the Proposed Amendments begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

TITLE 14: COMMERCE
 SUBTITLE C: ECONOMIC DEVELOPMENT
 CHAPTER I: DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

PART 520

ENTERPRISE ZONE PROGRAM

SUBPART A: DEFINITIONS

Section
 520.100
 Definitions

SUBPART B: APPLICATION AND CERTIFICATION

Section
 520.200
 520.210
 520.220
 520.230
 520.240
 520.250

Eligible Applicants
 Eligibility Criteria
 Form of Application
 Application Procedures
 Joint Application
 Application Evaluation and Ranking

SUBPART C: AMENDMENT AND DECERTIFICATION

Section
 520.300
 520.310
 520.315
 520.320

Application Overview
 Boundary Changes
 Application to Change Incentives, Alter Termination Date, and Make Technical Corrections
 Decertification

SUBPART D: DESIGNATED ZONE ORGANIZATIONS

Section
 520.400
 520.410
 520.420

General
 Project Eligibility and Approval
 Charitable Contributions

SUBPART E: LOCAL RESPONSIBILITIES

Section
 520.500
 520.510

Reporting and Monitoring
 Administration

SUBPART F: TAX INCENTIVES

Section
 520.600

Jobs Tax Credit

SUBPART G: HIGH IMPACT BUSINESSES IN ILLINOIS

Section
 520.700
 520.710
 520.720
 520.730

Definitions
 Eligible Applicants
 Eligibility Criteria
 Form of Application

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520.740 Application Review and Approval
 520.750 Revocation of the High Impact Business Designation

SUBPART H: INVESTMENT TAX CREDIT CARRY-FORWARD

Section
 520.800
 520.810
 520.820
 520.830

Definitions (Repealed)
 Eligibility Criteria (Repealed)
 Form of Application (Repealed)
 Application Review and Approval Process (Repealed)

SUBPART I: MACHINERY AND EQUIPMENT/POLLUTION
 CONTROL FACILITIES SALES TAX EXEMPTION

Section
 520.900
 520.910
 520.920
 520.930

Definitions
 Eligibility Criteria
 Form of Application
 Application Review and Approval Process

SUBPART J: ENTERPRISE ZONE UTILITY TAX EXEMPTION

Section
 520.1000
 520.1010
 520.1020
 520.1030

Definitions
 Eligibility Criteria
 Form of Application
 Application and Approval Process

SUBPART K: HIGH IMPACT SERVICE FACILITY MACHINERY AND EQUIPMENT
 SALES TAX EXEMPTION

Section
 520.1100
 520.1110
 520.1120
 520.1130
 520.1140

Definitions
 Eligibility Criteria
 Form of Application
 Application and Approval Process
 Use Tax Exemption

AUTHORITY: Implementing the Illinois Enterprise Zone Act (Ill. Rev. Stat. 1991, ch. 67 1/2, pars. 601 et seq.; Sections 201(f), (g) and (h) of the Illinois Income Tax Act (Ill. Rev. Stat. 1991, ch. 120, pars. 2-201(f), (g) and (h)); Sections 1d-1f and 1i-1j of the Retailers' Occupation Tax Act (Ill. Rev. Stat. 1991, ch. 120, pars. 440d-440f and 440i-440j; and Sections 9-221, 9-222, and 9-222.1 of the Public Utilities Act (Ill. Rev. Stat. 1991, ch. 111 2/3, pars. 9-221, 9-222, and 9-222.1) and authorized by Section 46.42 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 46.42).

SOURCE: Adopted at 9 Ill. Reg. 11790, effective July 24, 1985; emergency amendments at 10 Ill. Reg. 4936, effective March 11, 1986 for a maximum of 150 days; amended at 10 Ill. Reg. 7323, effective April 18, 1986; amended at

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10 Ill. Reg. 12563, effective July 7, 1986; amended at 10 Ill. Reg. 12915, effective July 22, 1986; amended at 10 Ill. Reg. 15200, effective September 8, 1986; amended at 10 Ill. Reg. 16580, effective September 24, 1986; amended at 10 Ill. Reg. 19718, effective November 6, 1986; amended at 11 Ill. Reg. 11054, effective June 5, 1987; emergency amendments at 11 Ill. Reg. 11174, effective June 8, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 16091, effective September 29, 1987; amended at 12 Ill. Reg. 4115, effective February 8, 1988; amended at 12 Ill. Reg. 11201, effective June 17, 1988; amended at 12 Ill. Reg. 17823, effective October 21, 1988; emergency amendment at 13 Ill. Reg. 16117, effective October 2, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 19936, effective December 7, 1989; amended at 14 Ill. Reg. 3445, effective February 27, 1990; amended at 15 Ill. Reg. 8683, effective May 30, 1991; amended at 16 Ill. Reg. 89, effective December 20, 1991; amended at 16 Ill. Reg. _____, effective _____.

NOTE: Capitalization denotes statutory language.

SUBPART I: MACHINERY AND EQUIPMENT/POLLUTION
CONTROL FACILITIES SALES TAX EXEMPTION

Section 520.920 Form of Application

An application shall be submitted on the standard application form provided by the Department. An application shall include:

- a) Investment Information - a ~~description~~ summary of the eligible investment; ~~documentation to substantiate that the investment is eligible; (e.g., balance sheets, construction schedules, schematics and specifications, or lists and cost of equipment purchased); and a statement when the eligible investments in qualified property were placed in service.~~
- b) Job Information
 - 1) Job Creation - information on new employment that will ~~result~~ occur in the enterprise zone as a result of the investment which includes by job title(s) the number of current and new employees, and starting date of new employees; and an explanation of how and why the investment causes additional employment in the enterprise zone; or
 - 2) Job Retention - information on the full-time jobs that will be retained in the enterprise zone as a result of the investment which includes by job title(s) the number of employees; and an explanation of how and why the investment causes retention of full-time employees.
 - 3) Applicants utilizing the job creation criterion for eligibility for the exemption must actually employ 200

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full-time equivalent employees prior to certification for this exemption.

- 4) Applicants are encouraged to submit applications to the Department prior to the actual creation of 200 full-time equivalent jobs. The Department will conditionally approve the application subject to the requirements of Section 520.910 being met.

c) Audit - an examination by public accountants certified by the State of Illinois, in accordance with generally accepted accounting practices, containing the unqualified opinion of such public accountants that the minimum eligible investments have been made and the minimum jobs have been created or retained.

e) d) Certification - signed and dated statement indicating that data and information in the application is correct; the Department will be provided access to any material, documentation or other data required to verify application information; and a statement that the number of jobs to be created or retained shall be maintained for term of exemption, otherwise the Department will be notified and exemption terminated.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 520.930 Application Review and Approval Process

- a) Applications shall be submitted to the Department which shall approve or deny the application in writing within 90 days of receipt. The application shall be approved if it meets the requirements of Sections 520.910 and 520.920.
- b) In cases when the Department denies an application it shall specify in writing the reasons for denial and shall allow the applicant 45 days to amend and resubmit the application. Resubmitted applications shall be approved or denied in writing within 45 days of receipt.
- c) Applicants determined eligible by the Department, in accordance with Section 520.910, shall be issued a Certificate of Exemption. A copy of the Certificate of Exemption will be filed by the Department with the Illinois Department of Revenue in accordance with Section 1f of the Act.
- d) Subject to Section 520.910 herein, and in accordance with Section 1d of the Retailers' Occupation Tax Act (Ill. Rev. Stat. 1989 1991, ch. 120, par. 440d; ~~as amended by P.A. 86-1456; effective December 42, 1990~~) this exemption includes

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- 1) all tangible personal property used or consumed in the process of manufacturing or assembling of tangible personal property for wholesale or retail sale or lease or in the process of graphic arts production;
- 2) repair and replacement parts for machinery and equipment used in the manufacturing or assembling of tangible personal property or in the process of graphic arts production for wholesale or retail sale or lease; and
- 3) equipment, manufacturing or graphic arts fuels, material and supplies for the maintenance, repair or operation of such manufacturing or assembling or graphic arts machinery or equipment.

e) ~~Businesses approved in accordance with this Section shall furnish to the Department not later than 90 days after the Certificate of Exemption has been issued, financial statements of the business examined by public accountants certified by the State of Illinois, in accordance with generally accepted accounting practices, containing the unqualified opinion of such public accountants that the investments in qualified property have been placed in service. In addition, the Department shall have the right to inspect and conduct its own audit of all books and records relied upon by the business to demonstrate that the eligible investments in qualified property have been placed in service. Certified businesses shall also submit information annually to the Department documenting the maintenance of the minimum job creation or job retention criterion. Certified businesses that fail to comply with this subsection shall be decertified for the tax exemption and shall repay the exempted taxes. The jobs created or retained must be documented through personnel records.~~

f) All certified businesses will receive this exemption for a period of five years.

g) At the expiration of this initial five year period, certified businesses may apply to the Department for renewals of the exemption for additional five-year time periods. The Department shall grant an exemption to a certified business for an additional five-year period provided that at the time of the application for renewal:

1) The following job creation/retention criteria are met:

- A) In the case of a business certified pursuant to the job creation criterion of Section 520.910, such business has retained a minimum of 200 full-time

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equivalent jobs in Illinois.

- B) In the case of a business certified pursuant to the job retention criterion of Section 520.910, such business has
 - i) retained a minimum of 2,000 full-time jobs in Illinois, or
 - ii) has made an eligible investment of \$40,000,000 resulting in the retention of 90% of the full-time jobs in place on the date on which the exemption is granted for the duration of the exemption.

C) A majority of the "jobs retained" must be in the Enterprise Zone in which the eligible investment is made.

2) Such business is located in an Enterprise Zone established pursuant to the Illinois Enterprise Zone Act (Ill. Rev. Stat. 1989 1991, ch. 67 1/2, pars. 601 et seq. ~~7-as-amended by P.A.-86-1456; effective-December-12,-1998~~).

3) Such business provides an Audited Financial Statement including balance sheets and income statements audited according to generally accepted auditing standards by a public accountant certified in the State of Illinois. In addition, the firm's chief financial officer shall attest in writing that the firm is not aware of a condition or occurrence which would result in bankruptcy or closure.

4) This exemption shall not be allowed beyond the term of the certified Enterprise Zone.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

SUBPART J: ENTERPRISE ZONE UTILITY TAX EXEMPTION

Section 520.1020 Form of Application

An application shall be submitted on the standard application form provided by the Department. An application shall include:

- a) Investment Information - a description summary of the eligible investment; documentation to substantiate that the investment is eligible (e.g., balance sheets, construction schedules, schematics and specifications, or lists and cost of equipment purchased) and a statement when eligible investments in qualified

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property were or will be placed in service.

b) Job Information

- 1) Job Creation - information on new employment that will result occur in the Enterprise Zone as a result of the investment, which includes by job title(s), the number of current and new employees, the starting date of new employees and an explanation of how and why the investment causes additional employment, both inside and outside of the Enterprise Zone; or
- 2) Job Retention - information on the full-time jobs that have been retained in an Enterprise Zone as a result of the investment, which includes, by job title(s), the number of employees in and outside the Enterprise Zone.
- 3) Applicants utilizing the job creation criterion for eligibility for the exemption must actually employ 200 full-time equivalent employees prior to certification for this exemption.
- 4) Applicants are encouraged to submit applications to the Department prior to the actual creation of 200 full-time equivalent jobs. The Department will conditionally approve the application subject to the requirements of Section 520.1010 being met.

c) Audit - an examination by public accountants certified by the State of Illinois, in accordance with generally accepted accounting practices, containing the unqualified opinion of such public accountants that the minimum eligible investments have been made and the minimum jobs have been created or retained.

e) d) Certification - a signed and dated statement indicating that data and information in the application is correct; the Department will be provided access to any material, documentation or other data required to verify application information, and a statement that the number of jobs created or retained shall be maintained for the term of exemption, otherwise the Department will be notified and the exemption terminated.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 520.1030 Application and Approval Process

- a) Applications shall be submitted to the Department, which shall approve or deny the application in writing within 30 90 days of receipt. The application shall be approved if it meets the

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requirements of Section 520.1010 and 520.1020 utilizing one of the two following options:

- 1) The applicant has substantiated, in accordance with Section 520.1020(a), that the eligible investments in qualified property have been placed in service; or
- 2) The applicant has not placed in service in qualified property the eligible investments. However, a spending plan and financial commitments for the proposed eligible investment have been submitted. The spending plan must include a detailed "project by project" description, as well as the estimated eligible investment for each specific project. The spending plan must further include the date when the eligible investment in each project will be placed in service. The applicant's financial commitments must include the sources of financing for the project. Should the applicant choose to follow this option, it must sign a written agreement with the Department obligating the business to place in service the eligible investments in qualified property within twelve (12) months after certification pursuant to this Section. Should the business fail to place in service the eligible investments in qualified property within twelve months after certification pursuant to this Section, the business shall be decertified for the tax exemption and required to repay the exempted taxes. Should the business place in service the eligible investments subsequent to this decertification, the business may reapply to the Department for recertification. However, this reapplication must utilize the procedures set forth in subsection (a)(1) of this Section, and contain the same information as required pursuant to Section 520.1020.

b) When the Department denies an application, it shall specify in writing the reasons for denial and allow the applicant 45 days from the date of application denial to amend and resubmit the application. Resubmitted applications shall be approved or denied in writing within 45 45 days of receipt.

c) Applicants determined eligible by the Department, in accordance with subsection (a)(1), shall be issued a Certificate of Exemption. The exemption shall take effect 6 months after certification.

d) Applicants determined eligible by the Department, in accordance with subsection (a)(2), will be issued a Certificate of Exemption twelve months prior to the eligible investments in qualified property being placed in service as set forth in the applicant's

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spending plan submitted pursuant to this Section.

e) Businesses approved in accordance with subsection (a)(1) shall furnish to the Department not later than 90 days after the Certificate of Exemption has been issued, and businesses approved in accordance with subsection (a)(2) shall furnish to the Department not later than 90 days after the eligible investments in qualified property, as defined in Section 520.1010 of this Part, have been placed in service, financial statements of the business examined by public accountants certified by the State of Illinois, in accordance with generally accepted accounting practices, containing the unqualified opinion of such public accountants that the investments in qualified property have been placed in service, in addition, the Department shall have the right to inspect and conduct its own audit of all books and records relied upon by the business to demonstrate that the eligible investments in qualified property have been placed in service. Certified businesses shall also submit information annually to the Department documenting the maintenance of the minimum job creation or job retention criterion. Certified businesses who fail to comply with this subsection shall be decertified for the tax exemption and shall repay the exempted taxes. The jobs created or retained must be documented through personnel records.

f) All certified businesses will receive a 100 percent state utility tax exemption for a period of five years.

g) At the expiration of this initial five year period, certified businesses may apply to the Department for renewals of the exemption for additional five-year time periods. The Department shall grant an exemption to a certified business for an additional five year period at one hundred percent of state utility taxes provided that at the time of application for renewal:

1) In the case of a business certified pursuant to the job creation criterion of Section 520.1010, such business has retained a minimum of 200 full-time equivalent jobs in Illinois; or in the case of a business certified pursuant to the job retention criterion of Section 520.1010, such business has retained a minimum of 1,000 full-time jobs in Illinois. A majority of the "jobs retained" must be in the Enterprise Zone in which the eligible investment is made.

2) Such business is located in an Enterprise Zone established pursuant to the Illinois Enterprise Zone Act (Ill. Rev. Stat. 1987 1991, ch. 67 1/2, pars. 601 et seq.).

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3) Such business provides an audited Financial Statement, including balance sheets and income statements, audited according to generally accepted auditing standards by a public accountant certified in the State of Illinois. In addition, the firm's chief financial officer shall attest in writing that the firm is not aware of a condition or occurrence which would result in bankruptcy or closure.

4) The total period of the exemption from the taxes imposed under the Act shall not exceed 20 years.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

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1) Heading of the Part: Notice Requirements for Change in Rates for Cooling, Electric, Gas, Heating, Telecommunications, Sewer or Water Services

Comments should be filed with the Chief Clerk within 45 days of the date of this issue of the Illinois Register.

2) Code Citation: 83 Ill. Adm. Code 255

12) Initial Regulatory Flexibility Analysis:

3) Section Numbers:

A) Date amendment was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: August 28, 1992

255.20 Amendment

4) Statutory Authority: Implementing Section 9-201 and authorized by Section 10-101 of the Public Utilities Act (Ill. Rev. Stat. 1991, ch. 111 2/3, pars. 9-201 and 10-101).

B) Types of small businesses affected: This amendment will affect those public utilities that have annual gross revenues of between \$100,000 and \$300,000.

5) A Complete Description of the Subjects and Issues Involved: This proposed amendment will increase the number of small utilities that can seek a staff review prior to filing for an increase in rates. The amendment will increase the limit for annual operating revenues from \$100,000 to \$300,000.

C) Reporting, bookkeeping or other procedures required for compliance: None

6) Will this proposed amendment replace an emergency amendment currently in effect? No.

D) Types of professional skills necessary for compliance: Managerial skills

7) Does this rulemaking contain an automatic repeal date: No.

The full text of the Proposed Amendment begins on the next page:

8) Does this proposed amendment contain incorporations by reference? No.

9) Are there any other proposed amendments pending on this Part? No.

10) Statement of Statewide Policy Objectives: This proposed amendment neither creates nor expands any state mandate on units of local government, school districts, or community college districts.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

Any person who plans to submit comments should file a notice of intent thereof, within 21 days of the date of this issue of the Illinois Register with:

Chief Clerk
Illinois Commerce Commission
527 East Capitol Avenue
Springfield, IL 62706

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

TITLE 83: PUBLIC UTILITIES

CHAPTER I: ILLINOIS COMMERCE COMMISSION
 SUBCHAPTER b: PROVISIONS APPLICABLE TO MORE THAN ONE
 KIND OF UTILITY

PART 255

NOTICE REQUIREMENTS FOR CHANGE IN RATES FOR COOLING, ELECTRIC,
 GAS, HEATING, TELECOMMUNICATIONS, SEWER OR WATER SERVICES

Section

255.10 Definitions

255.20 Notice to the Public

255.30 Concerning Composition and Filing

EXHIBIT A Notice of Proposed Change in Schedule

EXHIBIT B Petition for Less Than Forty-Five Days Notice

EXHIBIT C Letter of Transmittal

AUTHORITY: Implementing Section 9-201 and authorized by Section 10-101 of the Public Utilities Act (Ill. Rev. Stat. 1991, ch. 111 2/3, pars. 9-201 and 10-101).

SOURCE: Filed and effective July 10, 1946; amended at 4 Ill. Reg. 13, p. 1284, effective March 12, 1980; amended at 5 Ill. Reg. 6775, effective June 12, 1981; codified at 8 Ill. Reg. 7600; amended at 9 Ill. Reg. 11807, effective July 25, 1985; amended at 10 Ill. Reg. 144, effective December 23, 1985; amended at 11 Ill. Reg. 16119, effective October 1, 1987; amended at Ill. Reg. , effective

Section 255.20 Notice to the Public

Notice to the public, and to persons affected, of any change proposed by a public utility in its schedule or schedules shall be given in accordance with the following:

a) Public Utility's Schedule.

- 1) The public utility shall maintain and keep open to public inspection in each office of the public utility a copy of the public utility's schedule applicable to each of the services furnished by the public utility in the territory served by such office. The public utility shall also maintain and keep open to public inspection in each of its said offices a folder in which shall be filed a copy of every proposed change in said schedule or schedules, together with copy of the applicable

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supplemental statement referred to in Section 255.30(1)(1), concurrently with the filing by the public utility with the Commission of such proposed change. The public utility shall keep on file in said folder a copy of said proposed change and a copy of said supplemental statement throughout and during the period such proposed change is pending before the Commission.

- 2) The public utility shall also post in two public and conspicuous places in each office of the public utility a notice not less than 7 1/2 inches by 10 inches in size printed in black on a white background, reading substantially as follows:

PUBLIC NOTICE

The schedules of this Company showing all of its rates and other charges, classifications, rules and regulations relating thereto now filed with the Illinois Commerce Commission and in force and applicable to service rendered through this office in this territory, are on file in this office and open to public inspection.

An employee of this Company will assist any person to determine from the schedules any rate, charge, classification, rule or regulation.

- b) Whenever any proposed change, other than a general rate increase, in a schedule shall be filed with the Commission, the public utility shall either:

- 1) make newspaper publication in accordance with the provisions of Section 255.20(f)(1); or
- 2) concurrently post in a public and conspicuous place in each of the offices of the public utility in the territory affected by the change, and shall keep so posted during the period such proposed change is pending before the Commission, a notice not less than 7 1/2 inches by 10 inches in size printed in black on a white background, reading substantially as follows:

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PUBLIC NOTICE

Proposed Changes in Rates,
Charges, Classifications, Rules and
Regulations For _____

Service

The Company has filed with and there is now pending before the Illinois Commerce Commission a proposed change in the Company's schedule. A copy of such proposed change is on file in this office and open to public inspection.

An employee of this Company will assist any person to determine the effect of the proposed change.

Customers should be advised that the Commission may alter or amend the rates or conditions of service after hearings held pursuant to 83 Ill. Adm. Code 200 and may increase or decrease individual rates in amounts other than those requested by the Company.

(Note: Insert in the blank space the type of service involved, that is, electric, gas, heat, etc.)

- c) The titles of the foregoing notices shall be in letters of size not less than 48 point type and the bodies of the notices in letters of size not less than 24 point type.
- d) The permanent notices required by Section 255.20(a)(2) shall be kept posted at all hours when the offices are open for the transaction of business by the public. When a temporary notice is posted pursuant to the provisions of Section 255.20(b)(2) it shall, during the period involved, be kept posted at all hours when the offices are open for the transaction of business by the public.

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- e) In each such office of the utility there shall be in regular attendance a representative or employee of the utility available to assist any person to determine from such schedule any rate, charge, classification, rule or regulation, and also to assist any person to determine the provisions of any proposed change then pending before the Commission.

f) General rate increases

- 1) Whenever any proposed change in a schedule which would effect a general rate increase shall be filed with the Commission, the public utility shall, beginning not later than 10 days following such filing, cause to be published once each week for two consecutive weeks in some secular newspaper (that has been regularly published for at least six months prior to the first publication of such notice) in general circulation in the territory affected by such change a notice in substantially the form found in Exhibit A (occupying space not less than one column in width and three inches in length).

- 2) With respect to a proposed change constituting a general rate increase, in addition to giving notice by publication as provided in subsection (f)(1), the public utility shall give notice by posting as provided in Section 255.20(b)(2).

- g) Any fixed utility with \$100,000 \$300,000 of annual operating revenues or less may request a staff review, examination and evaluation of its books, records and operations prior to filing a tariff, pursuant to Section 9-201 of the Act, which proposes a general rate increase. The Commission staff will direct the utility to mail to each of its customers a notice when the staff has established that the utility is in compliance with applicable requirements of the Act and that adequate information in support of the request for a staff review has been received. The notice shall include the amounts of the proposed rates and the manner in which a customer may obtain information or express views thereon. This notice will be in lieu of all notices required by Section 255.20(f)(1) and (2).

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NOTICE OF PROPOSED AMENDMENT

NOTICE OF PROPOSED RULES

- h) In any instance where the Commission deems it appropriate that there be newspaper publication with respect to any proposed change in a schedule even though such publication is not otherwise required under this Part, or in any instance where the Commission deems it appropriate that there be other notice than is herein provided of any proposed change in a schedule, the Commission by its order or by a letter over the signature of its Chief Clerk will direct that such publication, or other notice, shall be made or given. In the event the Commission does so direct that notice by newspaper publication be made or given, the public utility shall make publication as provided for in Section 255.20(f)(1).

(Source: Amended at Ill. Reg. , effective)

- 1) Heading of the Part: Americans With Disabilities Act
Grievance Procedure
- 2) Code Citation: 4 Ill. Adm. Code 775
- 3) Section Number:

775.10	<u>Adopted Action:</u>
775.20	New Section
775.30	New Section
775.40	New Section
775.50	New Section
775.60	New Section
775.70	New Section

- 4) Statutory Authority: Implementing Title II, Subtitle A of the Americans With Disabilities Act of 1990 (42 U.S.C. 12131-12134), as specified in Title II regulations (28 CFR 35.107), and authorized by Section 21 of the State Comptroller Act (Ill. Rev. Stat. 1989, ch. 15, par. 221).

- 5) A Complete Description of the Subjects and Issues Involved:
As required by the Americans with Disabilities Act of 1990, these proposed rules establish a procedure whereby qualified persons with disabilities may resolve allegations of denial of public services on the basis of disability.

- 6) Will this proposed rule replace an emergency rule currently in effect? No.

- 7) Does this rulemaking contain an automatic repeal date? No.

- 8) Does this proposed rule contain incorporations by reference?
No.

- 9) Are there any other proposed amendments pending on this Part?
No.

- 10) Statement of Statewide Policy Objectives: These rules will not create or enlarge a State mandate.

- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Written comments may be submitted within 45 days of the publication of this notice to:

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Kim L. Kirn
Assistant Legal Counsel
Room 201 State Capitol Building
Springfield, Illinois 62706
(217) 782-6000

12) Initial Regulatory Flexibility Analysis:

- A) Date rules were submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: April __, 19__.
- B) Types of small businesses affected: The grievance procedure set forth in this Part will not affect small businesses.
- C) Reporting, bookkeeping or other procedures required for compliance: Small businesses will not be required to undertake any reporting or bookkeeping activities pursuant to this Part.
- D) Types of professional skills necessary for compliance: No professional skills are required of small businesses pursuant to this Part.

The full text of the Proposed Rules begins on the next page:

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NOTICE OF PROPOSED RULES

TITLE 4: DISCRIMINATION PROCEDURES
CHAPTER XXVIII: COMPTROLLER

PART 775

AMERICANS WITH DISABILITIES ACT GRIEVANCE PROCEDURE

Section	Purpose
775.10	Definitions
775.20	Procedure
775.30	Review at the Designated Coordinator Level
775.40	Review at the Final Level
775.50	Accessibility Policy
775.60	Case-by-Case Resolution
775.70	Grievance Form
Appendix A	

AUTHORITY: Implementing Title II, Subtitle A of the Americans With Disabilities Act of 1990 (42 U.S.C. 12131-12134), as specified in Title II regulations (28 CFR 35.107), and authorized by Section 21 of the State Comptroller Act (Ill. Rev. Stat. 1989, ch. 15, par. 221)

SOURCE: Adopted at _____ Ill. Reg. _____, effective _____.

Section 775.10 Purpose

- a) This Part establishes an Americans With Disabilities Act Grievance Procedure (Procedure) pursuant to the Americans With Disabilities Act of 1990 (42 U.S.C. 12101 et seq.) (ADA), and specifically Section 35.107 of the Title II regulations (28 CFR 35.107) requiring that a grievance procedure be established to resolve grievances asserted by qualified individuals with disabilities. Should any individual desire to review the ADA or its regulations to understand the rights, privileges and remedies afforded by it, please contact the Designated Coordinator.
- b) In general, the ADA requires that each program, service, and activity offered by the Office of the Comptroller (Office), when viewed in its entirety, be readily accessible to and usable by qualified individuals with disabilities.

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- c) It is the intent of the Office to foster open communication with all individuals requesting ready access to programs, services and activities. The Office encourages supervisors of programs, services and activities to respond to requests for modifications before they become grievances.

Section 775.20 Definitions

"Complainant" is an individual with a disability who files a grievance form provided by the Office in accordance with this Part.

"Designated Coordinator" is the person appointed by the Comptroller to coordinate the Office's efforts to comply with and carry out its responsibilities under Title II of the ADA, including investigation of grievances filed by complainants. The Designated Coordinator for the Office is the ADA Coordinator. The ADA Coordinator may be contacted at the Office of the Comptroller, 325 West Adams, Springfield, Illinois 62706 or by telephone at 217/782-6000 (voice), 217/782-1308 (TDD).

"Disability" means, with respect to an individual, a physical or mental impairment that substantially limits one or more of the major life activities of such individual; a record of such impairment; or being regarded as having such an impairment.

"Grievance" is any complaint under the ADA by an individual with a disability who meets the essential eligibility requirements for participation in or receipt of the benefits of a program, activity or service offered by the Office, and who believes he or she has been excluded from participation in or denied the benefits of any program, service or activity of the Office, or has been subject to discrimination by the Office on the basis of his or her disability.

"Qualified individual with a disability" means an individual with a disability who, with or without reasonable modifications to rules, policies, or practices, the removal of architectural, communication, or transportation barriers, or the provision of auxiliary aids and services, meets the essential eligibility requirements for the receipt of services or the participation in programs or activities provided by the Office.

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Section 775.30 Procedure

- a) A grievance shall be submitted in accordance with the procedures established in Sections 775.40 and 775.50 of this Part, in the form and manner described, and within specified time limits. Time limits established in this procedure are in calendar days, unless otherwise stated, and may be extended by mutual agreement in writing by the complainant and the reviewer at the Designated Coordinator and Final Levels.
- b) A complainant's failure to submit a grievance, or to submit or appeal it to the next level of procedure, within the specified time limits shall mean that the complainant has withdrawn the grievance or has accepted the last response given in the grievance procedure as the Office's final response.
- c) The Office shall, upon being informed of an individual's desire to file a formal grievance, instruct the individual how to receive a copy of this procedure and the grievance form.
- d) A complainant may use the assistance of an advocate in any stage of the grievance procedure.

Section 775.40 Review at the Designated Coordinator Level

- a) If an individual desires to file a formal written grievance, the individual shall promptly, but no later than 180 days after the alleged discrimination, submit the grievance to the Designated Coordinator in writing on the prescribed grievance form. (See Appendix A.) The grievance form shall be completed in full in order to receive proper consideration by the Designated Coordinator, and shall include:

- 1) the complainant's name and, if applicable, address and telephone number;
- 2) the best means and time for contacting the complainant;
- 3) the program, activity or service which was denied complainant or in which alleged discrimination occurred;

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- 4) the date and nature of the alleged denial or discrimination;
- 5) the signature of the complainant.
- Upon request, assistance shall be provided by the Office to complete the grievance form.
- The Designated Coordinator or his/her representative shall investigate the grievance and shall make reasonable efforts to resolve it. The Designated Coordinator shall provide a written response to the complainant and to the Comptroller within ten (10) business days after receipt of the grievance form.

Section 775.50 Review at the Final Level

- a) If a grievance has not been resolved by the designated coordinator to the satisfaction of the complainant, the complainant shall submit a copy of the grievance form and designated coordinator's response to the Comptroller for final review within ten (10) days after receipt of the Designated Coordinator's written response. The complainant shall submit these documents to the Comptroller, together with a short written statement explaining the reason(s) for dissatisfaction with the designated coordinator's response. The Comptroller will extend the period for submitting the review request and supporting documents for up to ten (10) additional days upon complainant's request.

- b) The Comptroller shall appoint a three (3) member panel consisting of a representative from the Personnel Department, the Legal Department and the Comptroller's Executive Staff to review the grievance (hereinafter referred to as the "Review Panel"). The Designated Coordinator, who rendered the written response to the complainant, shall not be eligible to serve on the Review Panel. One member so appointed shall be designated Chairman. If possible, the Comptroller shall include as one of these appointments, a person with a disability.

- c) The complainant shall be afforded an opportunity to appear before the Review Panel. The Review Panel shall review Designated Coordinator's written response and may conduct interviews and seek advice as the Review Panel deems appropriate.

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- d) The Review Panel shall approve, disapprove or modify the recommendation of the Designated Coordinator, shall render a decision thereon in writing within thirty (30) days, shall state the basis therefore, and shall cause a copy of the decision to be served on the parties. The Review Panel's decision shall be final. If the Review Panel disapproves or modifies the Designated Coordinator's recommendations, the Review Panel shall include written reasons for such disapproval or modification.
- e) The grievance form, the Designated Coordinator's response, the statement of reasons for dissatisfaction, and the decision of the Review Panel shall be maintained in accordance with the State Records Act (Ill. Rev. Stat. 1989, ch. 166, par. 43.3 et seq.) or as otherwise required by law.

Section 775.60 Accessibility Policy

The Office shall ensure that all stages of the grievance procedures are readily accessible to and usable by individuals with disabilities.

Section 770.70 Case-by-Case Resolution

Each grievance involves a unique set of factors which include, but each are not limited to: the specific nature of the disability; the essential eligibility requirements, the benefits to be derived, and the nature of the service, program or activity at issue; the health and safety of others; and, whether or not an accommodation would constitute a fundamental alteration to the program, service or activity or undue hardship on the Office. Accordingly, termination of a grievance at any level, whether through the granting of relief or otherwise, shall not constitute a precedent on which any other complainants should reply.

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Section 775. Appendix A: Grievance Form

Grievance
Discrimination Based on Disability

It is the policy of the Office of the Comptroller to provide assistance in filling out this form. If assistance is needed, please ask:

ADA Coordinator - Office of the Comptroller
325 West Adams Street
Springfield, Illinois 62706
217/782-6000 (Voice) -- 217/782-1308 (TTD)

Name: _____

Address: _____

City, State and Zip Code: _____

Telephone No.: _____

The Best Means and Time for Contacting: _____

Program, Service, or Activity to which Access was Denied or in which Alleged Discrimination Occurred: _____

Nature of Alleged Discrimination: _____

(Attach additional sheets, if necessary.)

I certify that I am qualified or otherwise eligible to participate in the program, service or activity and the above statements are true to the best of my knowledge and belief.

Signature _____

Date _____

Please give to the ADA Coordinator at the address listed above.

For Office Use Only

Date Received: _____

By: _____

ILLINOIS HISTORIC PRESERVATION AGENCY

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Rules for Review of State Agency Undertakings
- 2) Code Citation: 17 Ill. Adm. Code 4180
- 3) Section Numbers: Proposed Action:
4180.120 Amendment
- 4) Statutory Authority: Implementing and Authorized by Ill. Rev. Stat., 1991, ch. 127, pars. 133c21 et seq.
- 5) Complete Description of the Subjects and Issues Involved:
This proposed amendment incorporates by reference maps produced by the Illinois State Museum that show high probability areas for each county as required by the Act.
- 6) Will this proposed rule replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed rule contain incorporations by reference? Yes Section 4180.120
- f) The depiction of "high probability areas" on county maps as produced according to the criteria in Ill. Rev. Stat. 1991, ch. 127, par. 133c22 (j) by the Illinois State Museum from data maintained in the Illinois Geographical Information System as of July 1, 1992. The maps are maintained and available for inspection by the public at the offices of the Illinois Historic Preservation Agency, Archaeology Section, 500 East Madison Street, Springfield, 62701 and at the Illinois State Museum Collection Center, Department of Anthropology, 1920 10 1/2 Street, Springfield, 62706. Copies may be obtained from the Illinois State Museum Collection Center, Department of Anthropology.
- 9) Are there any other proposed amendments on this Part? No
- 10) Statement of Statewide Policy Objectives: This rule does not expand the state mandate as defined in Section 3(b) of the State Mandate Act (Ill. Rev. Stat. 1991, ch. 85, par. 2203).

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- 11) Time, Place, Manner in which interested persons may comment on this proposed rulemaking: Comments on this proposed rulemaking may be submitted in writing for a period of 45 days following publication of this notice. Comments should be submitted to:

Thomas E. Emerson
Chief Archaeologist
Illinois Historic Preservation Agency
Old State Capitol
Springfield, Illinois 62701

- 12) Initial Regulatory Flexibility Analysis: The Illinois Historic Preservation Agency has determined that this rule will not affect small businesses.

The full text of the Proposed Rule begins on the next page:

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NOTICE OF PROPOSED AMENDMENT

TITLE 17: CONSERVATION

CHAPTER VI: ILLINOIS HISTORIC PRESERVATION AGENCY

PART 4180: RULES FOR REVIEW OF STATE AGENCY UNDERTAKINGS

SUBPART A: GENERAL

Section	
4180.100	Purpose of Rules
4180.110	Definitions
4180.120	Incorporations by Reference
4180.130	Applicability

SUBPART B: REVIEW PROCEDURES

Section	
4180.200	Notice of Undertaking
4180.250	Identification of Historic Resources
4180.300	Determination of Effect
4180.350	Consultation Process for Adverse Effects
4180.400	Failure to Agree
4180.450	Public Meeting
4180.500	Mediation Committee Appointment and Procedures
4180.550	Emergency Undertakings
4180.600	Categorical No Effects
4180.650	Programmatic Agreements
4180.700	Foreclosure
4180.750	Resources Discovered During Undertaking Implementation

AUTHORITY: Implementing Section 4 and authorized by Section 5 of the Illinois State Agency Historic Resources Preservation Act (Ill. Rev. Stat., 1991, ch. 127, par. 133c21 et seq.).

SOURCE: Adopted at 15 Ill. Reg. 18151, effective December 9, 1991; amended 16 Ill. Reg. _____, effective _____.

Section 4180.120 Incorporations by Reference

- a) The definition and interpretation of criteria for the National Register of Historic Places as found in Section 101 of the National Historic Preservation Act of 1966, as amended (16 U.S.C. 470) and its implementing regulations (36 CFR 60).
- b) The interpretation for the criteria of adverse effect and the definition of "no adverse effect" as found in Section 106 of the National Historic Preservation Act

ILLINOIS HISTORIC PRESERVATION AGENCY

(16 U.S.C. 470) and its implementing regulations, "Protection of Historic Properties" (36 CFR 800).

c) Minimum professional standards of education and experience for qualified professionals for purposes of conducting activities in compliance with this Act as found in the National Historic Preservation Act (16 U.S.C. 470) and its implementing regulations (36 CFR 61, Appendix A).

d) Minimum professional standards for archeological surveys and evaluation are provided in "Guidelines For Archaeological Consultants and Reconnaissance Surveys and Reports", Illinois Historic Preservation Agency, revised June 1991. This document is available from the IHPA, Preservation Services Division, Old State Capitol, Springfield, Illinois 62701.

e) Minimum standards for documentation to be provided in compliance with the Act can be found in "Archeology and Historic Preservation; Secretary of the Interior's Standards and Guidelines"; Federal Register, Vol. 48, N. 190, pp. 44716-44742.

f) The depiction of "high probability areas" on county maps as produced according to the criteria in Il. Rev. Stat. 1991, ch. 127, par. 133c22 (j) by the Illinois State Museum from data maintained in the Illinois Geographical Information System as of July 1, 1992. The maps are maintained and available for inspection by the public at the offices of the Illinois Historic Preservation Agency, Archaeology Section, 500 East Madison Street, Springfield, 62701 and at the Illinois State Museum Collection Center, Department of Anthropology, 1920 10 1/2 Street, Springfield, 62706. Copies may be obtained from the Illinois State Museum Collection Center, Department of Anthropology.

(Source: Amended at ___ Ill. Reg. ___, effective ___)

DEPARTMENT OF MINES AND MINERALS

NOTICE OF PROPOSED AMENDMENT(S)

1) The Heading of the Part: The Illinois Oil and Gas Act

2) Code Citation: 62 Ill. Adm. Code 240

3) <u>Section Number:</u>	<u>Proposed Action:</u>
240.131	New Section
240.132	New Section
240.133	New Section
240.160	Amended
240.170	Amended
240.180	Amended
240.190	Amended
240.195	Amended

4) Statutory Authority: Implemented and authorized by Section 9 of the Illinois Oil and Gas Act (Ill. Rev. Stat. 1991, ch. 96 1/2, par. 5415)

5) A complete description of the subjects and issues involved:

Section 240.131

Establishes requirements for the content and filing of unitization petitions, the conduct of hearings, and the entering of orders under Section 23.3 et seq. of the Illinois Oil and Gas Act.

Section 240.132

Establishes requirements for the content and filing of integration petitions, the conduct of hearings, and the entering of orders under Section 22.2 of the Illinois Oil and Gas Act.

Section 240.133

Establishes requirements for the content and filing of petitions to establish drilling units, the conduct of hearings, and the entering of orders under Section 21.1 of the Illinois Oil and Gas Act.

Section 240.160

Establishes standards for the amounts of civil penalty assessments for violations of the Illinois Oil and Gas Act based on the nature of the violation, past history of violations by the permittee, actions of the permittee with respect to the violation, and seriousness of the violation.

Section 240.170

Allows the Department to issue a Cessation Order against a permittee for operating a well in violation of the Department's spacing requirements or for operating wells without having paid the permittee's annual well fees.

Section 240.180

Adds provisions regarding enforcement hearings to allow the hearing officer to determine the timing and scope of discovery prior to hearing and to allow

DEPARTMENT OF MINES AND MINERALS

NOTICE OF PROPOSED AMENDMENT(S)

motions for default judgments, summary judgments, protective orders and orders compelling discovery. Requires all settlement agreements in such hearings to be signed by the hearing officer and requires any order after a contested hearing to be reviewed by the Director, along with a review of the administrative record, who shall then enter a final administrative decision affirming, vacating or modifying the Hearing officer's decision.

Section 240.190

Makes explicit that it is the Department's hearing officer who shall issue a final administrative decision on any request for temporary relief.

Section 240.195

Explicitly references new hearing sections covered by rule on subpoenas and requires that witness fees and mileage be paid at the same time that the subpoena is served.

6) Will this proposed rule replace an emergency rule currently in effect?
No

7) Does this rulemaking contain an automatic repeal date? No

8) Do these proposed amendments contain incorporations by reference? No

Are there any other amendments pending on this Part?	Illinois Register Citation
Section Numbers	Illinois Register Citation
240.10	16 Ill. Reg. 3282
240.500	16 Ill. Reg. 3282
240.510	16 Ill. Reg. 3282
240.520	16 Ill. Reg. 3282
240.530	16 Ill. Reg. 3282
240.540	16 Ill. Reg. 3282
240.550	16 Ill. Reg. 3282
240.610	16 Ill. Reg. 3282
240.630	16 Ill. Reg. 3282
240.640	16 Ill. Reg. 3282
240.710	16 Ill. Reg. 3282
240.760	16 Ill. Reg. 3282
240.780	16 Ill. Reg. 3282
240.1110	16 Ill. Reg. 3282
240.1130	16 Ill. Reg. 3282
240.1150	16 Ill. Reg. 3282
240.1160	16 Ill. Reg. 3282
240.1170	16 Ill. Reg. 3282
240.1180	16 Ill. Reg. 3282
240.1430	16 Ill. Reg. 3282
240.1450	16 Ill. Reg. 3282
240.1460	16 Ill. Reg. 3282

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10) Statement of Statewide Policy Objectives: The proposed rules will have no impact on local units of government.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:
Written comments and requests for hearing may be submitted within 14 days of the publication of this notice to:

Gunnar Gunnarsson
Legal Counsel
Illinois Department of Mines and Minerals
300 West Jefferson, Suite 300
Springfield, IL 62791-0137

Commenters must provide a name and address. Comments must be directed to a specific subsection and must be made on a separate sheet of 8 1/2 x 11 inch paper.

Comments may include data, views, arguments or any documents relevant to the proposals noted above in the Description of Subjects and Issues involved. All comments are due at the above address no later than 5:00 p.m. on October 26, 1992. Comments received thereafter will not be considered in this rulemaking.

The Department will hold a public hearing on the proposed rulemaking on September 29, 1992 at 9:00 a.m. at the Holiday Inn in Mt. Vernon, Illinois. Representatives of small businesses are encouraged to submit comments as per above on the impact of the proposed rulemaking on small businesses.

12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: September 1, 1992

B) Types of small businesses affected: All well operators employing less than fifty people and having less than four million dollars in annual sales.

C) Reporting, bookkeeping or other procedures required for compliance:
None

D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments begin on the next page.

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NOTICE OF PROPOSED AMENDMENT(S)TITLE 62: MINING
CHAPTER I: DEPARTMENT OF MINES AND MINERALS

PART 240

THE ILLINOIS OIL AND GAS ACT

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Section	
240.10	Definitions
240.20	Prevention of Waste (Repealed)
240.30	Jurisdiction (Repealed)
240.40	Enforcement of Act (Repealed)
240.50	Delegation of Authority (Repealed)
240.60	Right of Inspection (Repealed)
240.70	Right of Access (Repealed)
240.80	Sworn Statements (Repealed)
240.90	Additional Reports (Repealed)
240.100	When Rules Become Effective (Repealed)
240.110	Notice of Rules (Repealed)
240.120	Forms (Repealed)
240.130	Hearings--Notices
240.131	Unitization Hearings
240.132	Integration Hearings
240.133	Drilling Unit Hearings
240.140	Violations Not Requiring Formal Action
240.150	Notice of Violation
240.160	Director's Decision
240.170	Cessation Order
240.180	Enforcement Hearings
240.190	Temporary Relief
240.195	Subpoenas

SUBPART B: PERMIT APPLICATION PROCEDURES FOR PRODUCTION WELLS

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240.200	Applicability
240.210	Application for Permit to Drill, Deepen or Convert to a Production Well
240.220	Contents of Application
240.230	Authority of Person Signing Application
240.240	Additional Requirements for Directional Drilling
240.250	Issuance of Permit
240.255	Underground Injection and Disposal Projects (Recodified)
240.260	Change of Well Location
240.270	Application for Approval of Enhanced Recovery Injection and Disposal Operations (Repealed)
240.280	Duration of Underground Injection Well Orders (Repealed)

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SUBPART C: PERMIT APPLICATION PROCEDURES FOR CLASS II UIC WELLS

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240.300	Applicability
240.305	Transfer of Management (Recodified)
240.310	Application for Permit to Drill, Deepen or Convert to a Class II UIC Well
240.320	Contents of Application
240.330	Authority of Person Signing Application
240.340	Proposed Well Construction and Operating Parameters
240.350	Groundwater and Potable Water Supply Information
240.360	Area of Review
240.370	Public Notice
240.380	Issuance of Permit
240.390	Permit Amendments
240.395	Update of Class II UIC Well Permits Issued Prior to July 1, 1987

SUBPART D: SPACING OF WELLS

Section	
240.410	Drilling Units
240.420	Well Location Exceptions within Drilling Unit
240.430	Drilling Unit Exceptions
240.440	More Than One Well on a Drilling Unit
240.450	Directional Drilling
240.460	Special Drilling Units Based Upon Reservoir Characteristics

SUBPART E: DRILLING AND CASING PROCEDURES

Section	
240.510	Rotary Drilling Procedure (Repealed)
240.520	Cable Tool Drilling Rules (Repealed)
240.530	Slush and Mud Pits

SUBPART F: WELL CONSTRUCTION, OPERATING AND REPORTING
REQUIREMENTS FOR PRODUCTION WELLS
OPERATING REQUIREMENTS

Section	
240.600	Applicability
240.610	Construction Requirements for Production Wells
240.620	Remedial Cementing of Leaking Wells
240.630	Operating Requirements
240.640	Reporting Requirements
240.650	Confidentiality of Well Data
240.655	Mechanical Integrity Testing for Class II Injection Wells (Repealed)

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240.660 Monitoring and Reporting Requirements for Enhanced Recovery
 240.670 Injection and Disposal Wells (Repealed)
 240.680 Avoidable Waste of Gas (Repealed)
 Escape of Unburned Gas Prohibited (Repealed)

240.960 Oil Field Brine Hauling Permit Conditions
 240.970 Inspection of Vehicles
 240.980 Transfer of Permits
 240.985 Revocation of Oil Field Brine Hauling Permit
 240.990 Records and Reporting Requirements
 240.995 Bonds--Blanket Surety Bond (Repealed)

SUBPART G: WELL CONSTRUCTION, OPERATING
 AND REPORTING REQUIREMENTS FOR CLASS II UIC WELLS

Section
 240.700 Applicability
 240.710 Surface and Production Casing Requirements for Newly Drilled Class
 II UIC Wells Drilled After the Effective Date of this Section
 240.720 Surface and Production Casing Requirements for Conversion to Class
 II UIC Wells
 240.730 Surface and Production Casing Requirements for Existing Class II
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 240.740 Other Construction Requirements for Class II UIC Wells
 240.750 Operating Requirements for Class II UIC Wells
 240.760 Internal Mechanical Integrity Testing for Class II UIC Wells
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Section
 240.1005 Requirements for Use of Vacuum Pumps
 240.1010 Application for Use of Vacuum
 240.1020 Notice and Hearing on Application
 240.1030 Mining Board Authority

SUBPART H: GENERAL LEASE OPERATING REQUIREMENTS AND
 AVOIDANCE OF SURFACE POLLUTION

Section
 240.805 Introduction
 240.810 Disposal in Underground Stratum
 240.820 Disposal in Earthen Pits
 240.830 Pipes to be Kept in Repair
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 240.850 Lease Tank Reservoirs
 240.860 Fire Hazards at Well Locations
 240.870 Mining Board Supervision
 240.880 Yearly Inspection--of Pits--Revocation of Permits--Orders for
 Corrective Action and Other Disposal
 Lease and Well Identification
 240.890

SUBPART I: OIL FIELD BRINE HAULING

Section
 240.905 Introduction (Recodified)
 240.910 Authority, Policy and Purpose
 240.920 Definitions
 240.930 Oil Field Brine Haulers Permit
 240.940 Applications for Brine Hauling Permit Shall Include the Following:
 240.950 Applications for Oil Field Brine Hauling Permits--Signatures and

SUBPART K: PLUGGING OF WELLS

Section
 240.1105 Plugging of Non-Productive Wells (Repealed)
 240.1110 Definitions
 240.1120 Plugging of Uncased Wells
 240.1130 Plugging or Temporary Abandonment of Abandoned or Inactive Wells
 240.1140 General Plugging Procedures and Requirements
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 240.1151 Procedures for Plugging Coal Seams
 240.1160 Converting to Water Well (Repealed)
 240.1170 Well Site Restoration
 240.1180 Lease Restoration
 240.1190 Filing Plugging Affidavit

SUBPART L: OTHER WELLS

Section
 240.1200 Application for Permit for Geological or Structural Test Hole
 240.1205 Transfer of Management (Recodified)
 240.1210 When Bond Required--Amount (Recodified)
 240.1220 Kind of Bond--Execution (Recodified)
 240.1230 Bond of Manager (Recodified)
 240.1240 Bond Form--Approval (Recodified)
 240.1250 Surety May Cancel Bond (Recodified)
 240.1260 Mining Board May Cancel Bond (Recodified)
 240.1270 Casing Puller's Bond (Recodified)

SUBPART M: PROTECTION OF WORKABLE COAL BEDS

Section
 240.1300 Introduction

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240.1305 Permit Requirements in Mine Areas
 240.1310 Workable Coal Beds Defined
 240.1320 Mining Board may Determine Presence of Coal Seams
 240.1330 Well Locations Prohibited
 240.1340 Notice to Mining Board
 240.1350 Casing and Protective Work
 240.1360 Operational Requirements Over Active Mine
 240.1370 Inspection of Vehicles (Recodified)
 240.1380 Transfer of Permits (Recodified)
 240.1385 Revocation of Oil Field Brine Hauling Permit (Recodified)
 240.1390 Records and Reporting Requirements (Recodified)
 240.1395 Bonds---Blanket Surety Bond (Recodified)

SUBPART N: TRANSFER OF OWNERSHIP

Section
 240.1400 Definitions
 240.1405 Transfer of Management (Repealed)
 240.1410 Applicability
 240.1420 When Notifications to be Made
 240.1430 Responsibilities of Current Permittee
 240.1440 Responsibilities of New Permittee
 240.1450 Authority of Persons Signing Notification
 240.1460 Other Conditions for and Effect of Transfer
 240.1470 Casing Puller's Bond (Repealed)

SUBPART O: BONDS

Section
 240.1500 When Required and Amount
 240.1510 Definitions
 240.1520 Bond Requirements
 240.1530 Forfeiture of Bonds

AUTHORITY: Implementing and authorized by Sections 6 and 8a of "The Illinois Oil and Gas Act" (Ill. Rev. Stat. 1991, ch. 96 1/2, pars. 5409 and 5413).

SOURCE: Adopted November 7, 1951; emergency amendment at 6 Ill. Reg. 903, effective January 15, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 5542, effective April 19, 1982; codified at 8 Ill. Reg. 2475; amended at 11 Ill. Reg. 2818, effective January 27, 1987; amended at 14 Ill. Reg. 2317, effective January 25, 1990; recodified at 14 Ill. Reg. 3053; amended at 14 Ill. Reg. 13620, effective August 8, 1990; amended at 14 Ill. Reg. 20427, effective January 1, 1991; amended at 15 Ill. Reg. 2706, effective January 31, 1991; recodified at 15 Ill. Reg. 8566; recodified at 15 Ill. Reg. 11641; emergency amendment at 15 Ill. Reg. 14679, effective September 30, 1991 for a maximum of 150 days; amended at 15 Ill. Reg. 15493, effective October 10, 1991; amended at 16 Ill. Reg. 2576, effective February 3, 1992;

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amended at ____ Ill. Reg. ____, effective ____.

(NOTE: Capitalization denotes statutory language.)

(Authority: Paragraph 5415 Oil and Gas Act)

Section 240.131 UNITIZATION HEARINGS

a) Commencement of Action

Where separately owned tracts of land are underlain by all or a portion of a common pool of oil or gas or both, an interested person may petition the Department for an order unitizing those tracts, that is to combine those tracts within a unified operation, pursuant to Section 23.3 et seq. of the Act. The petition for a unitization order shall contain the following:

1) A LEGAL DESCRIPTION OF THE LAND AND GEOLOGIC DESCRIPTION OF THE RESERVOIRS WITHIN THE PROPOSED UNIT AREA;

2) THE NAMES OF ALL PERSONS OWNING OR HAVING AN INTEREST IN THE OIL AND GAS RIGHTS IN THE PROPOSED UNIT AREA AS OF THE DATE OF FILING THE PETITION, AS DISCLOSED BY THE RECORDS IN THE OFFICE OF THE RECORDER FOR THE COUNTY OR COUNTIES IN WHICH THE UNIT AREA IS SITUATED, AND THEIR ADDRESSES, IF KNOWN. IF THE ADDRESS OF ANY PERSON or the name of any owner IS UNKNOWN, THE PETITION SHALL SO INDICATE and shall state whether due diligence was used in locating such unknown address or unknown owner;

3) A STATEMENT OF THE TYPE OF OPERATIONS CONTEMPLATED FOR THE UNIT AREA;

4) A COPY OF A PROPOSED PLAN OF UNITIZATION SIGNED BY PERSONS OWNING NOT LESS THAN 60% OF THE WORKING INTEREST UNDERLYING THE SURFACE WITHIN THE AREA PROPOSED TO BE UNITIZED, WHICH THE PETITIONER CONSIDERS FAIR, REASONABLE AND EQUITABLE; SAID PLAN OF UNITIZATION SHALL INCLUDE (OR PROVIDE IN A SEPARATE UNIT OPERATING AGREEMENT, IF THERE BE MORE THAN ONE WORKING INTEREST OWNER, A COPY OF WHICH SHALL ACCOMPANY THE PETITION) THE FOLLOWING:

A) A PLAN FOR ALLOCATING TO EACH SEPARATELY OWNED TRACT IN THE UNIT AREA ITS SHARE OF THE OIL AND GAS PRODUCED FROM THE UNIT AREA AND NOT REQUIRED OR CONSUMED IN THE CONDUCT OF THE OPERATION OF THE UNIT AREA OR UNAVOIDABLY LOST; the plan shall include the participation factors for each tract and a detailed description of the methodology and

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supporting data used to calculate the participation factors.

B) A PROVISION INDICATING HOW UNIT EXPENSE SHALL BE DETERMINED AND CHARGED TO THE SEVERAL OWNERS, INCLUDING A PROVISION FOR CARRYING OR OTHERWISE FINANCING ANY WORKING INTEREST OWNER WHO HAS NOT EXECUTED THE PROPOSED PLAN OF UNITIZATION AND WHO ELECTS TO BE CARRIED OR OTHERWISE FINANCED, AND ALLOWING THE UNIT OPERATOR, FOR THE BENEFIT OF THOSE WORKING INTEREST OWNERS WHO HAVE PAID THE DEVELOPMENT AND OPERATING COSTS, THE RECOVERY OF NOT MORE THAN 150% OF SUCH PERSON'S ACTUAL SHARE OF DEVELOPMENT COSTS OF THE UNIT PLUS OPERATING COSTS, WITH INTEREST. RECOVERY OF THE MONEY ADVANCED TO OWNERS WISHING TO BE FINANCED, FOR DEVELOPMENT AND OPERATING COSTS OF THE UNIT, TOGETHER WITH SUCH OTHER SUMS PROVIDED FOR HEREIN, SHALL ONLY BE RECOVERABLE FROM SUCH OWNER'S SHARE OF UNIT PRODUCTION FROM THE UNIT AREA.

C) A PROCEDURE AND BASIS UPON WHICH WELLS, EQUIPMENT, AND OTHER PROPERTIES OF THE SEVERAL WORKING INTEREST OWNERS WITHIN THE UNIT AREA ARE TO BE TAKEN OVER AND USED FOR UNIT OPERATIONS, INCLUDING THE METHOD OF ARRIVING AT THE COMPENSATION THEREFOR.

D) A PLAN FOR MAINTAINING EFFECTIVE SUPERVISION AND CONDUCT OF UNIT OPERATIONS, IN RESPECT TO WHICH EACH WORKING INTEREST OWNER SHALL HAVE A VOTE WITH A VALUE CORRESPONDING TO THE PERCENTAGE OF UNIT EXPENSE CHARGEABLE AGAINST THE INTEREST OF SUCH OWNER. Ill. Rev. Stat. 1991, ch. 96 1/2, par. 5440.

E) A summary of the total cumulative production to date, the estimated additional total recoverable reserves from the proposed unit, and the estimated total development cost and operating cost of the unit.

5) The name and addresses of the proposed operator or operators of the unit;

6) A map showing the tracts or group of leases included within the proposed unit area, the location of the proposed injection well or wells and the name, permit number, and location of all oil and gas wells, including abandoned wells, active wells and dry holes and the reservoirs in which all such wells are currently completed, and the names of all operators offsetting the proposed unit area and the name, description and depth of the producing zones in those areas;

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7) A map showing the structure of the geologic horizon that best represents the structure of the proposed reservoirs to be unitized;

8) A listing of the reservoirs to be unitized and a map showing the productive portion, thickness, and extent of each such reservoir;

9) An induction or electric log of a representative well completed in the proposed unitized reservoirs;

10) A description of the injection medium to be used, its source and the estimated amounts to be injected daily;

11) A description of the proposed plan of development of the area included within the unit;

12) An allegation of the facts required to be found by the Department under Section 23.5 of the Act.

b) Execution and Filing

1) The petition for an order creating a unit pursuant to Section 23.3 et seq. of the Act shall be filed with the Illinois Department of Mines and Minerals, Oil and Gas Division, 300 West Jefferson, Suite 300, P.O. Box 10140, Springfield, Illinois 62791-0140. The petition shall be deemed filed when it is received by the Department, Oil and Gas Division.

2) Every petition shall be signed by the petitioner or his representative and his address shall be stated thereon. The signature of the petitioner or his representative constitutes a certificate by him that he has read the petition and that to the best of his knowledge, information and belief there is good ground to support the same.

c) Notice of Hearing

1) UPON RECEIPT OF A PETITION FOR UNITIZATION, THE DEPARTMENT SHALL FIX THE TIME AND PLACE FOR A PUBLIC HEARING, WHICH SHALL BE NO LESS THAN 30 DAYS NOR MORE THAN 60 DAYS AFTER THE DATE OF THE FILING OF SAID PETITION. THE DEPARTMENT SHALL PREPARE A NOTICE OF HEARING WHICH SHALL ISSUE IN THE NAME OF THE STATE OF ILLINOIS AND SHALL BE SIGNED BY THE DIRECTOR. SUCH NOTICE SHALL SPECIFY THE NUMBER AND STYLE OF THE PROCEEDINGS, THE TIME AND PLACE OF THE HEARING, THE PURPOSE OF THE HEARING, THE NAME OF THE PETITIONER, AND A LEGAL DESCRIPTION OF THE LANDS

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CONTAINED WITHIN THE PROPOSED UNIT AREA. Ill. Rev. Stat. 1991, ch. 96 1/2, par. 5441. The notice shall also state that any interested person may file an entry of appearance in the hearing by submitting such entry of appearance in writing to the Department and that thereafter such person shall be deemed a party of record in the proceeding.

- 2) The Department shall mail such notice to the Petitioner who shall then serve such notice in the following manner:

- A) By mailing such notice by certified mail, DIRECTED TO THE PERSONS NAMED IN THE PETITION AT THEIR LAST KNOWN ADDRESSES at least 20 days prior to the hearing; and
- B) BY PUBLICATION OF SUCH NOTICE FOR SERVICE ON THOSE PERSONS WHOSE ADDRESSES ARE UNKNOWN OR WHOSE NAMES ARE UNKNOWN. ONCE EACH WEEK FOR 2 CONSECUTIVE WEEKS, with the first notice appearing at least 20 days prior to the hearing, IN A NEWSPAPER OF GENERAL CIRCULATION PUBLISHED IN EACH COUNTY CONTAINING SOME PORTION OF THE PROPOSED UNIT AREA. Ill. Rev. Stat. 1991, ch. 96 1/2, par. 5441.

- 3) Whenever the Department shall determine that a notice of hearing should be served upon a person because the granting or denying of the relief requested in the petition would materially affect such person's rights or property, the Department shall cause notice to be sent to such person, as provided in this subsection.

d) Pre-Hearing Conferences

- 1) Upon his own motion or the motion of a party, the Hearing Officer shall direct the parties or their counsel to meet with him for a conference in order to:

- A) Simplify the factual and legal issues presented by the hearing request;
- B) Receive stipulations, admissions of fact and of the contents and authenticity of documents;
- C) Exchange lists of witnesses the parties intend to have testify and copies of all documents the parties intend to introduce into evidence at the hearing; and
- D) Discuss and resolve such other matters as may tend to expedite the disposition of the hearing request and to assure a just conclusion thereof.

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- 2) Pre-hearing conferences may be held by telephone conference if such procedure is acceptable to all parties.

e) Hearing

- 1) Conduct of Hearing: Every hearing shall be conducted by a Hearing Officer designated by the Director. The Hearing Officer shall take all necessary action to avoid delay, to maintain order and to develop a clear and complete record, and shall have all powers necessary and appropriate to conduct a fair hearing and to render a decision on the petition, including the following:

- A) To administer oaths and affirmations;
- B) To receive relevant evidence;
- C) To regulate the course of the hearing and the conduct of the parties and their counsel therein;
- D) To consider and rule upon procedural requests; and
- E) To examine witnesses and direct witnesses to testify, limit the number of times any witness may testify, limit repetitive or cumulative testimony and set reasonable limits on the amount of time each witness may testify.
- F) To require the production of documents or subpoena the appearance of witnesses, either on the Hearing Officer's own motion or for good cause shown on motion of any party of record. The Hearing Officer may require that relevant documents be produced to any party of record on his own motion or for good cause shown on motion of any party of record.
- 2) Every interested person wishing to participate at the hearing shall enter his appearance by stating his name and address. Thereafter, such person shall be deemed a party of record.
- 3) All participants in the hearing shall have the right to be represented by counsel.
- 4) The Hearing Officer shall allow all parties to present statements, testimony, evidence and argument as may be relevant to the proceeding.
- 5) At least one representative of the Department shall appear at

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any hearing held under this section and shall be given the opportunity to question parties or otherwise elicit such information as is necessary to reach a decision on the petition.

examination or cross-examination.

- 6) Preliminary Matters: Where applicable, the following shall be addressed prior to receiving evidence:

A) The petitioner may offer preliminary exhibits, including documents necessary to present the issues to be heard, notices, proof of publication and orders previously entered in the cause.

B) Ruling may be made on any pending motions.

C) Any other preliminary matters appropriate for disposition prior to presentation of evidence.

f) Evidence

- 1) Admissibility: A party shall be entitled to present his case by oral or documentary evidence, to submit rebuttal evidence, and to conduct such cross-examination as may be required for a full and true disclosure of the facts. Any oral or documentary evidence may be received but the presiding Hearing Officer shall exclude evidence which is irrelevant, immaterial or unduly repetitious. The rules of evidence and privilege applied in civil cases in the courts of the State of Illinois shall be followed; however, evidence not admissible under such rules of evidence may be admitted, except where precluded by statute, if it is of a type commonly relied upon by reasonable, prudent men in the conduct of their affairs. Subject to these requirements, when a hearing will be expedited and the interests of the parties will not be prejudiced, a Hearing Officer shall allow evidence to be received in written form.

- 2) Official Notice: Official notice may be taken of any material fact not appearing in evidence in the record if the circuit courts of this State could take judicial notice of such fact. In addition, notice may be taken of generally recognized technical or scientific facts within the Department's specialized knowledge.

- 3) Order of Proof: The petitioner shall open the proof. Other parties of record shall be heard immediately following the petitioner. The Hearing Officer or Department representatives may examine any witnesses. In all cases, the Hearing Officer shall designate the order of proof and may limit the scope of

- 4) Briefs: The Hearing Officer may require or allow parties to submit written briefs to the Hearing Officer within 10 days after the close of the hearing or within other time as the Hearing Officer shall determine as being consistent with the Department's responsibility for an expeditious decision.

- g) Record of Proceedings; Testimony
The Department shall provide at its expense a certified shorthand reporter to take down the testimony and preserve a record of all proceedings at the hearing. Any person testifying shall be required to do so under oath. However, relevant unsworn statements, comments and observations by any interested person may be heard and considered by the Department as such and included in the record.

- h) Postponement or Continuance of Hearing
A hearing may be postponed or continued for due cause by the Hearing Officer upon his own motion or upon the motion of a party to the hearing. A motion filed by a party to the hearing shall set forth facts attesting that the request for continuance is not for the purpose of delay. Except in the case of an emergency, motions requesting postponement or continuance shall be made in writing and shall be received by all parties to the hearing at least 3 business days prior to the scheduled hearing date. All parties involved in a hearing shall avoid undue delay caused by repetitive postponements or continuances so that the subject matter of the hearing may be resolved expeditiously.

- i) Default
If a party, after proper service of notice, fails to appear at the pre-hearing conference or at a hearing, and if no continuance is granted, the Department may then proceed to make its decision in the absence of such party. If the failure to appear at such pre-hearing conference or hearing is due to an emergency situation beyond the parties' control, and the Department is notified of such situation on or before the scheduled pre-hearing conference or hearing date, the pre-hearing conference or hearing will be continued or postponed pursuant to Section 240.130(h). Emergency situations include sudden unavailability of counsel, sudden illness of a party or his representative, or similar situations beyond the parties' control.

j) Order

- 1) Upon the conclusion of any hearing held under this Section, the Hearing Officer, after consultation with the Department representatives, shall prepare an order disposing of the petition, which shall be presented to the Director for entry.

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The Department shall render a decision within 30 days of the hearing unless all parties that have appeared agree to waive this requirement.

2) The order shall grant the petition for unitization if based on the record the Hearing Officer finds all of the following:

A) THAT THE UNITIZED MANAGEMENT AND OPERATION IS ECONOMICALLY FEASIBLE AND REASONABLY NECESSARY TO INCREASE THE ULTIMATE RECOVERY OF OIL AND GAS, TO PREVENT WASTE, AND TO PROTECT CORRELATIVE RIGHTS;

B) THAT THE VALUE OF THE ESTIMATED ULTIMATE ADDITIONAL RECOVERY OF OIL AND GAS WILL EXCEED THE ESTIMATED ADDITIONAL COST, IF ANY, INCIDENT TO CONDUCTION THE UNIT OPERATION;

C) THAT THE AREAL EXTENT OF THE POOL OR POOLS, OR PARTS THEREOF, HAS BEEN REASONABLY DEFINED AND DETERMINED BY DRILLING OPERATIONS, AND THE UNITIZATION AND OPERATION OF SUCH WILL HAVE NO SUBSTANTIALLY ADVERSE EFFECT UPON THE REMAINDER OF THE POOL OR POOLS, OR PARTS THEREOF;

D) THAT THE ALLOCATION OF UNIT PRODUCTION TO EACH SEPARATELY OWNED TRACT IS FAIR, REASONABLE AND EQUITABLE TO ALL OWNERS OF OIL AND GAS RIGHTS IN THE UNIT AREA;

E) THAT THE DETERMINATION AND ALLOCATION OF UNIT EXPENSE IS FAIR, REASONABLE AND EQUITABLE TO THE WORKING INTEREST OWNERS; and

F) THAT THE COMPENSATION OR ADJUSTMENT FOR WELLS, EQUIPMENT AND OTHER PROPERTIES OF THE WORKING INTEREST OWNERS IS FAIR, REASONABLE AND EQUITABLE; Ill. Rev. Stat. 1991, ch. 96 1/2, par. 5442.

3) If the petition is granted the order shall provide for the authorization of the unit and unitized operation, as proposed by the petitioner, upon such terms and conditions as may be shown by the evidence to be fair, reasonable, equitable and which are necessary or proper to protect and safeguard the respective rights and obligations of the working interest owners and royalty owners, and for the protection of correlative rights and the prevention of waste. The order shall state the time the unit operation shall become effective and the manner in which and the circumstances under which the unit operation shall terminate.

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4) The order shall deny and dismiss the petition for unitization if based on the record the Hearing Officer finds that the petitioner has failed to establish the requirements for formation of a unit set forth in subsection (j)(2) above. An order denying and dismissing a petition for unitization shall be entered within thirty (30) days after the hearing. SUCH ORDER SHALL SET FORTH THE REASONS FOR DISMISSAL, AND THE SAME SHALL BE PROMPTLY FILED BY THE PETITIONER, IF NOTICE WAS FILED UNDER PARAGRAPH (2) OF SECTION 23.3 of the Act, IN THE RECORDER'S OFFICE OF THE COUNTY OR COUNTIES WHEREIN THE LAND IS SITUATED.

k) APPROVAL OF PLAN OF UNITIZATION--EFFECTIVE DATE OF ORDER NO ORDER OF THE DEPARTMENT PROVIDING FOR UNIT OPERATIONS SHALL BECOME EFFECTIVE UNLESS AND UNTIL THE PLAN OF UNITIZATION HAS BEEN APPROVED IN WRITING BY THOSE PERSONS WHO, UNDER THE ORDER, WILL BE REQUIRED TO PAY AT LEAST 75% OF THE UNIT EXPENSE, AND ALSO BY THE PERSONS OWNING AT LEAST 75% OF THE UNIT PRODUCTION OR PROCEEDS THEREOF THAT WILL BE CREDITED TO INTERESTS WHICH ARE FREE OF UNIT EXPENSE, INCLUDING BUT NOT LIMITED TO, ROYALTIES, OVERRIDING ROYALTIES, CARRIED INTERESTS, NET PROFIT INTERESTS, AND PRODUCTION PAYMENTS, AND THE DIRECTOR HAS MADE A FINDING, EITHER IN THE ORDER PROVIDING FOR UNIT OPERATIONS OR IN A SUPPLEMENTAL ORDER, THAT THE PLAN OF UNITIZATION HAS BEEN SO APPROVED; PROVIDED, HOWEVER, THAT IF ANY PERSON IS OBLIGATED TO PAY 75% OR MORE, BUT LESS THAN 100% OF THE UNIT EXPENSE, THE APPROVAL OF THAT PERSON AND AT LEAST ONE OTHER SUCH PERSON SHALL BE REQUIRED; AND IF ONE PERSON ENTITLED TO PRODUCTION OR PROCEEDS THEREOF WILL BE CREDITED TO INTERESTS WHICH ARE FREE OF UNIT EXPENSE, OWNS 75% OR MORE, BUT LESS THAN 100%, THE APPROVAL OF THAT PERSON AND AT LEAST ONE OTHER SUCH PERSON SHALL BE REQUIRED. IF THE PLAN OF UNITIZATION HAS NOT BEEN SO APPROVED AT THE TIME THE ORDER PROVIDING FOR UNIT OPERATIONS IS ISSUED, THE DEPARTMENT SHALL, UPON PETITION AND NOTICE, HOLD SUCH SUPPLEMENTAL HEARINGS AS MAY BE REQUIRED TO DETERMINE IF AND WHEN THE PLAN OF UNITIZATION HAS BEEN SO APPROVED AND SHALL ISSUE A SUPPLEMENTAL ORDER EVIDENCING SUCH APPROVAL. IF THE REQUISITE NUMBER OF PERSONS AND THE REQUISITE PERCENTAGE OF INTERESTS IN THE UNIT AREA DO NOT APPROVE THE PLAN OF UNITIZATION WITHIN A PERIOD OF 6 MONTHS FROM THE DATE ON WHICH THE ORDER PROVIDING FOR UNIT OPERATIONS IS MADE, SUCH ORDER SHALL BE REVOKED BY THE DEPARTMENT UNLESS FOR GOOD CAUSE SHOWN THE DEPARTMENT EXTENDS SAID TIME FOR AN ADDITIONAL PERIOD OF TIME NOT TO EXCEED ONE YEAR. Ill. Rev. Stat. 1991, ch. 96 1/2, par. 5445.

l)

Notice of Order--Recordation

Within 10 days after an order has been issued, a copy of such order shall be mailed by the Department to each person or his attorney of record who has entered his appearance in the matter pursuant to which such order is issued. The petitioner shall cause to be recorded in

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the office of the county clerk of the county or counties in which the unit is situated a copy of the order providing for unit operations.

- m) Order--Final Administrative Decision
The Director's order is a final administrative decision of the Department, pursuant to Section 10 of the Act.

(Source: New Section added at _____ Ill. Reg. _____, effective _____)

Section 240.132 INTEGRATION HEARINGS

a) Commencement of Action

Where the oil or gas rights within a drilling unit are separately owned and the owners of those rights have not voluntarily agreed to integrate or pool those rights to develop the oil or gas, an owner may petition the Department for an order integrating those rights pursuant to Section 22.2 of the Act. The petition for an order integrating interests shall contain the following:

- 1) The name and address of the petitioner;
- 2) The petitioner's reasons for desiring to integrate the separately owned interests;
- 3) A legal description of the drilling unit sought to be established;
- 4) A geologic description of the reservoir where the proposed drilling unit is to be located;
- 5) A description of the interest owned by the petitioner and each person named in the petition;
- 6) The names of all persons who have not agreed to integrate their interests owning or having an interest in the oil and gas rights in the proposed drilling unit as of the date of filing the petition, as disclosed by the records in the office of the recorder for the county or counties in which the drilling unit is situated, and their addresses, if known. If the address of any person is unknown, the petition shall so indicate.
- 7) A statement that the owners have not agreed to integrate their interests;
- 8) A statement that the petitioner has exercised due diligence to locate each owner and that a bona fide effort was made to reach

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an agreement with each owner as to how the unit would be developed;

- 9) A statement that no action has been commenced by the owners seeking permission to drill pursuant to the provisions of "An Act in relation to oil and gas interests in land," Ill. Rev. Stat. 1991, ch. 96 1/2, par. 4901 et seq.;

- 10) Any other information relevant to protect correlative rights of the parties sought to be affected by the order.

b) Execution and Filing

- 1) The petition for an order requiring integration pursuant to Section 22.2 of the Act shall be filed with the Illinois Department of Mines and Minerals, Oil and Gas Division, 300 West Jefferson, Suite 300, P.O. Box 10140, Springfield, Illinois 62791-0140. The petition shall be deemed filed when it is received by the Department, Oil and Gas Division.

- 2) Every petition shall be signed by the petitioner or his representative and his address shall be stated thereon. The signature of the petitioner or his representative constitutes a certificate by him that he has read the petition and that to the best of his knowledge, information and belief there is good ground to support the same.

c) Notice of Hearing

- 1) Upon the receipt of a petition for integration, the Department shall fix the time and place for a hearing.

- 2) The Department shall prepare a notice of hearing which shall issue in the name of the State of Illinois and shall be signed by the Director. Such notice shall specify the number and style of the proceeding, the time and place of the hearing, the purpose of the hearing, the name of the petitioner, and a legal description of the lands embraced within the proposed drilling unit. The notice shall also state that any interested person may file an entry of appearance in the hearing by submitting such entry of appearance in writing to the Department and that thereafter such person shall be deemed a party of record in the proceeding.

- 3) The Department shall mail such notice to the Petitioner who shall then serve such notice in the following manner:

- A) By mailing such notice by certified mail, directed to

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the persons named in the petition at their last known addresses at least 20 days prior to the hearing; and

- B) By publication of such notice for service on those persons whose addresses are unknown or whose names are unknown, once each week for 2 consecutive weeks, with the first notice appearing at least 20 days prior to the hearing in newspaper of general circulation published in each county containing some portion of the proposed integrated unit.
- 4) Whenever the Department shall determine that a notice of hearing should be served upon a person because the granting or denying of the relief requested in the petition would materially affect such person's rights or property, the Department shall cause notice to be sent to such person, as provided in this subsection.

d) Pre-Hearing Conferences

- 1) Upon his own motion or the motion of a party, the Hearing Officer shall direct the parties or their counsel to meet with him for a conference in order to:
- A) Simplify the factual and legal issues presented by the hearing request;
- B) Receive stipulations, admissions of fact and of the contents and authenticity of documents;
- C) Exchange lists of witnesses the parties intend to have testify and copies of all documents the parties intend to introduce into evidence at the hearing; and
- D) Discuss and resolve such other matters as may tend to expedite the disposition of the hearing request and to assure a just conclusion thereof.
- 2) Pre-hearing conferences may be held by telephone conference if such procedure is acceptable to all parties.

e) Hearing

- 1) Conduct of Hearing: Every hearing shall be conducted by a Hearing Officer designated by the Director. The Hearing Officer shall take all necessary action to avoid delay, to maintain order and to develop a clear and complete record, and shall have all powers necessary and appropriate to conduct a fair hearing and to render a decision on the petition.

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including the following:

- A) To administer oaths and affirmations;
- B) To receive relevant evidence;
- C) To regulate the course of the hearing and the conduct of the parties and their counsel therein;
- D) To consider and rule upon procedural requests; and
- E) To examine witnesses and direct witnesses to testify, limit the number of times any witness may testify, limit repetitive or cumulative testimony and set reasonable limits on the amount of time each witness may testify.
- F) To require the production of documents or subpoena the appearance of witnesses, either on the Hearing Officer's own motion or for good cause shown on motion of any party of record. The Hearing Officer may require that relevant documents be produced to any party of record on his own motion or for good cause shown on motion of any party of record.
- 2) Every person appearing shall enter his appearance by stating his name and address. Thereafter, such person shall be deemed a party of record.
- 3) All participants in the hearing shall have the right to be represented by counsel.
- 4) The Hearing Officer shall allow all parties to present statements, testimony, evidence and argument as may be relevant to the proceeding.
- 5) At least one representative of the Department shall appear at any hearing held under this section and shall be given the opportunity to question parties or otherwise elicit such information as is necessary to reach a decision on the petition.
- 6) Preliminary Matters: Where applicable, the following shall be addressed prior to receiving evidence:
- A) The petitioner may offer preliminary exhibits, including documents necessary to present the issues to be heard, notices, proof of publication and orders previously entered in the cause.

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- B) Ruling may be made on any pending motions.
C) Any other preliminary matters appropriate for disposition prior to presentation of evidence.

f) Evidence

1) Admissibility: A party shall be entitled to present his case by oral or documentary evidence, to submit rebuttal evidence, and to conduct such cross-examination as may be required for a full and true disclosure of the facts. Any oral or documentary evidence may be received but the presiding Hearing Officer shall exclude evidence which is irrelevant, immaterial or unduly repetitious. The rules of evidence and privilege applied in civil cases in the courts of the State of Illinois shall be followed; however, evidence not admissible under such rules of evidence may be admitted, except where precluded by statute, if it is of a type commonly relied upon by reasonable prudent men in the conduct of their affairs. Subject to these requirements, when a hearing will be expedited and the interests of the parties will not be prejudiced, a Hearing Officer shall allow evidence to be received in written form.

2) Official Notice: Official notice may be taken of any material fact not appearing in evidence in the record if the circuit courts of this State could take judicial notice of such fact. In addition, notice may be taken of generally recognized technical or scientific facts within the Department's specialized knowledge.

3) Order of Proof: The petitioner shall open the proof. Other parties of record shall be heard immediately following the petitioner. The Hearing Officer or Department representatives may examine any witnesses. In all cases, the Hearing Officer shall designate the order of proof and may limit the scope of examination or cross-examination.

4) Briefs: The Hearing Officer may require or allow parties to submit written briefs to the Hearing Officer within 10 days after the close of the hearing or within such other time as the Hearing Officer shall determine as being consistent with the Department's responsibility for an expeditious decision.

g) Record of Proceedings: Testimony The Department shall provide at its expense a certified shorthand reporter to take down the testimony and preserve a record of all proceedings at the hearing. Any person testifying shall be required

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to do so under oath. However, relevant unsworn statements, comments and observations by any interested person may be heard and considered by the Department as such and included in the record.

h) Postponement or Continuance of Hearing A hearing may be postponed or continued for due cause by the Hearing Officer upon his own motion or upon the motion of a party to the hearing. A motion filed by a party to the hearing shall set forth facts attesting that the request for continuance is not for the purpose of delay. Except in the case of an emergency, motions requesting postponement or continuance shall be made in writing and shall be received by all parties to the hearing at least 3 business days prior to the scheduled hearing date. All parties involved in a hearing shall avoid undue delay caused by repetitive postponements or continuances so that the subject matter of the hearing may be resolved expeditiously.

i) Default

If a party, after proper service of notice, fails to appear at the pre-hearing conference or at a hearing, and if no continuance is granted, the Department may then proceed to make its decision in the absence of such party. If the failure to appear at such pre-hearing conference or hearing is due to an emergency situation beyond the parties' control, and the Department is notified of such situation on or before the scheduled pre-hearing conference or hearing date, the pre-hearing conference or hearing will be continued or postponed pursuant to Section 240.130(h). Emergency situations include sudden unavailability of counsel, sudden illness of a party or his representative, or similar situations beyond the parties' control.

j) Order

1) Upon the conclusion of any hearing held under this Section, the Hearing Officer, after consultation with the Department representatives, shall prepare an order disposing of the petition, which shall be presented to the Director for entry.

2) IN MAKING THE DETERMINATION OF INTEGRATING SEPARATELY OWNED INTERESTS, AND DETERMINING TO WHOM THE PERMIT SHOULD BE ISSUED, THE DEPARTMENT MAY CONSIDER:

A) THE REASONS REQUIRING THE INTEGRATION OF SEPARATE INTERESTS;

B) THE RESPECTIVE INTERESTS OF THE PARTIES IN THE DRILLING UNIT SOUGHT TO BE ESTABLISHED, AND THE POOL OR POOLS IN THE FIELD WHERE THE PROPOSED DRILLING UNIT IS LOCATED;

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C) ANY PARTIES' PRIOR OR PRESENT COMPLIANCE WITH THE ACT AND THE DEPARTMENT'S RULES; AND

D) ANY OTHER INFORMATION RELEVANT TO PROTECT THE CORRELATIVE RIGHTS OF THE PARTIES SOUGHT TO BE AFFECTED BY THE INTEGRATION ORDER.

3) Each order integrating separately owned interests SHALL AUTHORIZE THE DRILLING, TESTING, COMPLETING, EQUIPPING, AND OPERATION OF A WELL ON THE DRILLING UNIT; PROVIDE WHO MAY DRILL AND OPERATE THE WELL; PRESCRIBE THE TIME AND MANNER IN WHICH ALL THE OWNERS IN THE DRILLING UNIT MAY ELECT TO PARTICIPATE THEREIN; AND MAKE PROVISION FOR THE PAYMENT BY ALL THOSE WHO ELECT TO PARTICIPATE THEREIN OF THE REASONABLE ACTUAL COST THEREOF, PLUS A REASONABLE CHARGE FOR SUPERVISION AND INTEREST. SHOULD AN OWNER ELECT TO VOLUNTARILY PARTICIPATE IN THE RISK AND COSTS OF THE DRILLING, TESTING, COMPLETING AND OPERATION OF A WELL AS DETERMINED BY THE DEPARTMENT, THE INTEGRATION ORDER SHALL PROVIDE EITHER THAT:

A) THE NONPARTICIPATING OWNER SHALL SURRENDER A LEASEHOLD INTEREST TO THE PARTICIPATING OWNERS ON A BASIS AND FOR SUCH TERMS AND CONSIDERATION THE DEPARTMENT FINDS FAIR AND REASONABLE; OR

B) THE NONPARTICIPATING OWNER SHALL SHARE IN A PROPORTIONATE PART OF THE PRODUCTION OF OIL AND GAS FROM THE DRILLING UNIT DETERMINED BY THE DEPARTMENT, AND PAY A PROPORTIONATE PART OF OPERATION COST AFTER THE PARTICIPATING OWNERS HAVE RECOVERED FROM THE PRODUCTION OF OIL OR GAS FROM A WELL ALL ACTUAL COSTS IN THE DRILLING, TESTING, COMPLETING AND OPERATION OF THE WELL PLUS A PENALTY TO BE DETERMINED BY THE DEPARTMENT OF NOT LESS THAN 100% NOR MORE THAN 300% OF SUCH ACTUAL COSTS.

4) FOR THE PURPOSE OF THIS SECTION, THE OWNER OR OWNERS OF OIL AND GAS RIGHTS IN AND UNDER AN UNLEASED TRACT OF LAND SHALL BE REGARDED AS A LESSEE TO THE EXTENT OF A 7/8 INTEREST IN AND TO SAID RIGHTS AND A LESSOR TO THE EXTENT OF THE REMAINING 1/8 INTEREST THEREIN.

5) IN THE EVENT OF ANY DISPUTE RELATIVE TO COSTS AND EXPENSES OF DRILLING, TESTING, EQUIPPING, COMPLETING AND OPERATING A WELL, THE DEPARTMENT SHALL DETERMINE THE PROPER COSTS AFTER DUE NOTICE TO INTERESTED PARTIES AND A HEARING THEREON. THE OPERATOR OF SUCH UNIT, IN ADDITION TO ANY OTHER RIGHT PROVIDED BY THE INTEGRATION ORDER OF THE DEPARTMENT, SHALL HAVE A LIEN ON THE MINERAL LEASEHOLD ESTATE OR RIGHTS OWNED BY THE OTHER

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OWNERS THEREIN AND UPON THEIR SHARES OF THE PRODUCTION FROM SUCH UNIT TO THE EXTENT THAT COSTS INCURRED IN THE DEVELOPMENT AND OPERATION UPON SAID UNIT ARE A CHARGE AGAINST SUCH INTEREST BY ORDER OF THE DEPARTMENT OR BY OPERATION OF LAW. SUCH LIENS SHALL BE SEPARABLE AS TO EACH SEPARATE OWNER WITHIN SUCH UNIT, AND SHALL REMAIN LIENS UNTIL THE OWNER OR OWNERS DRILLING OR OPERATING THE WELL HAVE BEEN PAID THE AMOUNT DUE UNDER THE TERMS OF THE INTEGRATION ORDER. Ill. Rev. Stat. 1991, ch. 96 1/2, par. 5436.

k) Notice of Order--Recordation

Within 10 days after an order has been issued, a copy of such order shall be mailed by the Department to each person or his attorney of record who has entered his appearance in the matter pursuant to which such order is issued and to each working interest owner who has not agreed to an integration. The petitioner shall cause to be recorded in the office of the county clerk of the county or counties in which the drilling unit is situated a copy of the order providing for integration of the separate interests.

l) Order--Final Administrative Decision
The Director's order is a final administrative decision of the Department, pursuant to Section 10 of the Illinois Oil and Gas Act.

(Source: New Section added at _____ Ill. Reg. _____, effective _____)

Section 240.133 DRILLING UNIT HEARINGS

a) Commencement of Action

1) Any interested person may petition the Department for a hearing to ESTABLISH A DRILLING UNIT OR UNITS FOR THE PRODUCTION OF OIL AND GAS OR EITHER OF THEM FOR EACH POOL to which the interested person owns some portion of the oil and gas. Ill. Rev. Stat. 1991, ch. 96 1/2, par. 5433

2) The petition for hearing to establish a drilling unit or units shall contain the following:

A) The name and address of the petitioner;

B) A description of the drilling unit or units sought to be established;

C) A description of the pool to which the drilling unit or units are sought to be established;

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D) A list of the names and addresses of all owners of oil or gas interests in the pool;

E) An isopachous map of the pool;

F) A plat showing all oil and gas or water injection or storage wells completed within the pool.

G) A statement of the reasons supporting the proposed size of the drilling unit or units.

3) If the establishment of a drilling unit or units would require the integration of separately owned interests in the drilling unit or units, the petitioner may contemporaneously file a petition under Section 240.32 and the matters shall then be consolidated and heard together.

b) Execution and Filing

1) The petition to establish drilling units shall be filed with the Illinois Department of Mines and Minerals, Oil and Gas Division, 300 West Jefferson, Suite 300, P.O. Box 10140, Springfield, Illinois 62791-0140. The petition shall be deemed filed when it is received by the Department, Oil and Gas Division.

2) Every petition shall be signed by the petitioner or his representative and his address shall be stated thereon. The signature of the petitioner or his representative constitutes a certificate by him that he has read the petition and that to the best of his knowledge, information and belief there is good ground to support the same.

c) Hearing--Notice

1) Upon the receipt of a petition to establish drilling units, the Department shall fix the time and place for a hearing.

2) The Department shall prepare a notice of hearing which shall issue in the name of the State of Illinois and shall be signed by the Director. Such notice shall specify the number and style of the proceeding, the time and place of the hearing, the purpose of the hearing, the name of the petitioner, and a legal description of the affected lands. The notice shall also state that any interested person may file an entry of appearance in the hearing by submitting such entry of appearance in writing to the Department and that thereafter such person shall be deemed a party of record in the proceeding.

3) The Department shall mail such notice to the Petitioner who shall then serve such notice in the following manner:

A) By mailing such notice by certified mail, directed to the persons named in the petition at their last known addresses at least 20 days prior to the hearing; and

B) By publication of such notice for service on those persons whose addresses are unknown or whose names are unknown, once each week for 2 consecutive weeks, with the first notice appearing at least 20 days prior to the hearing in a newspaper of general circulation published in each county containing some portion of the proposed integrated unit.

4) Whenever the Department shall determine that a notice of hearing should be served upon a person because the granting or denying of the relief requested in the petition would materially affect such person's rights or property, the Department shall cause notice to be sent to such person, as provided in this subsection.

d) Pre-Hearing Conferences

1) Upon his own motion or the motion of a party, the Hearing Officer shall direct the parties or their counsel to meet with him for a conference in order to:

A) Simplify the factual and legal issues presented by the hearing request;

B) Receive stipulations, admissions of fact and of the contents and authenticity of documents;

C) Exchange lists of witnesses the parties intend to have testify and copies of all documents the parties intend to introduce into evidence at the hearing; and

D) Discuss and resolve such other matters as may tend to expedite the disposition of the hearing request and to assure a just conclusion thereof.

2) Pre-hearing conferences may be held by telephone conference if such procedure is acceptable to all parties.

e) Hearing

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1) Conduct of Hearing: Every hearing shall be conducted by a Hearing Officer designated by the Director. The Hearing Officer shall take all necessary action to avoid delay, to maintain order and to develop a clear and complete record, and shall have all powers necessary and appropriate to conduct a fair hearing and to render a decision on the petition, including the following:

documents necessary to present the issues to be heard, notices, proof of publication and orders previously entered in the cause.

B) Ruling may be made on any pending motions.

C) Any other preliminary matters appropriate for disposition prior to presentation of evidence.

f) Evidence

1) Admissibility: A party shall be entitled to present his case by oral or documentary evidence, to submit rebuttal evidence, and to conduct such cross-examination as may be required for a full and true disclosure of the facts. Any oral or documentary evidence may be received but the presiding Hearing Officer shall exclude evidence which is irrelevant, immaterial or unduly repetitious. The rules of evidence and privilege applied in civil cases in the courts of the State of Illinois shall be followed; however, evidence not admissible under such rules of evidence may be admitted, except where precluded by statute, if it is of a type commonly relied upon by reasonable prudent men in the conduct of their affairs. Subject to these requirements, when a hearing will be expedited and the interests of the parties will not be prejudiced, a Hearing Officer shall allow evidence to be received in written form.

2) Official Notice: Official notice may be taken of any material fact not appearing in evidence in the record if the circuit courts of this State could take judicial notice of such fact. In addition, notice may be taken of generally recognized technical or scientific facts within the Department's specialized knowledge.

3) Order of Proof: The petitioner shall open the proof. Other parties of record shall be heard immediately following the petitioner. The Hearing Officer or Department representatives may examine any witnesses. In all cases, the Hearing Officer shall designate the order of proof and may limit the scope of examination or cross-examination.

4) Briefs: The Hearing Officer may require or allow parties to submit written briefs to the Hearing Officer within 10 days after the close of the hearing or within such other time as the Hearing Officer shall determine as being consistent with the Department's responsibility for an expeditious decision.

g) Record of Proceedings; Testimony

A) To administer oaths and affirmations;

B) To receive relevant evidence;

C) To regulate the course of the hearing and the conduct of the parties and their counsel therein;

D) To consider and rule upon procedural requests;

E) To examine witnesses and direct witnesses to testify. Limit the number of times any witness may testify, limit repetitive or cumulative testimony and set reasonable limits on the amount of time each witness may testify.

F) To require the production of documents or subpoena the appearance of witnesses, either on the Hearing Officer's own motion or for good cause shown on motion of any party of record.

2) Every person desiring to participate in the hearing shall enter his appearance by stating his name and address. Thereafter, such person shall be deemed a party of record.

3) All participants in the hearing shall have the right to be represented by counsel.

4) The Hearing Officer shall allow all parties to present statements, testimony, evidence and argument as may be relevant to the proceeding.

5) At least one representative of the Department shall appear at any hearing held under this section and shall be given the opportunity to question parties or otherwise elicit such information as is necessary to reach a decision on the petition.

6) Where applicable, the following shall be addressed prior to receiving evidence:

A) The petitioner may offer preliminary exhibits, including

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The Department shall provide at its expense a certified shorthand reporter to take down the testimony and preserve a record of all proceedings at the hearing. Any person testifying shall be required to do so under oath. However, relevant unsworn statements, comments and observations by any interested person may be heard and considered by the Department as such and included in the record.

h) Postponement or Continuance of Hearing

A hearing may be postponed or continued for due cause by the Hearing Officer upon his own motion or upon the motion of a party to the hearing. A motion filed by a party to the hearing shall set forth facts attesting that the request for continuance is not for the purpose of delay. Except in the case of an emergency, motions requesting postponement or continuance shall be made in writing and shall be received by all parties to the hearing at least 3 business days prior to the scheduled hearing date. All parties involved in a hearing shall avoid undue delay caused by repetitive postponements or continuances so that the subject matter of the hearing may be resolved expeditiously.

i) Default

If a party, after proper service of notice, fails to appear at the pre-hearing conference or at a hearing, and if no continuance is granted, the Department may then proceed to make its decision in the absence of such party. If the failure to appear at such pre-hearing conference or hearing is due to an emergency situation beyond the parties' control, and the Department is notified of such situation on or before the scheduled pre-hearing conference or hearing date, the pre-hearing conference or hearing will be continued or postponed pursuant to Section 240.130(h). Emergency situations include sudden unavailability of counsel, sudden illness of a party or his representative, or similar situations beyond the parties' control.

j) Order

1) Upon the conclusion of any hearing held under this Section, the Hearing Officer, after consultation with the Department representatives, shall prepare an order disposing of the petition, which shall be presented to the Director for entry.

2) The order shall grant the petition based on the record if the Hearing Officer finds that establishing the drilling unit will prevent waste, protect the correlative rights of the owners in the pools, and prevent the unnecessary drilling of wells.

3) No drilling unit shall be established which requires the allocation of more than 40 acres of surface area nor less than 10 acres of surface area to an individual well for production

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OF OIL FROM A POOL THE TOP OF WHICH LIES LESS THAN 4000 FEET BENEATH THE SURFACE (AS DETERMINED BY THE ORIGINAL OR DISCOVERY WELL IN THE POOL) PROVIDED, HOWEVER, THAT THE DEPARTMENT MAY PERMIT THE ALLOCATION OF GREATER ACREAGE TO AN INDIVIDUAL WELL AND PROVIDED FURTHER THAT THE SPACING OF WELLS IN ANY POOL THE TOP OF WHICH LIES LESS THAN 4000 FEET BENEATH THE SURFACE (AS DETERMINED BY THE ORIGINAL OR DISCOVERY WELL IN THE POOL) SHALL NOT INCLUDE THE FIXING OF A PATTERN EXCEPT WITH RESPECT TO THE 2 NEAREST EXTERNAL BOUNDARY LIMES OF EACH DRILLING UNIT.

4) The drilling units established by an order under this section shall be of approximately uniform size and shape for each entire pool, except that where circumstances reasonably require, the Department may grant exceptions to the size or shape of any drilling unit or units, in which case the order shall state the particular circumstances that require such exception.

5) Each order establishing drilling units shall specify the size and shape of the unit, which shall be such as will result in the efficient and economical development of the pool as a whole, and subject to the provisions of subsection (3) above, the size of no drilling unit shall be smaller than the maximum area that can be efficiently and economically drained by one well.

6) Each order establishing drilling units for a pool shall cover all lands determined or believed to be underlain by such pool. Each order establishing drilling units may be modified by the Department to change the size thereof, or to permit the drilling of additional wells.

7) Each order establishing drilling units shall prohibit the drilling of more than one well on any drilling unit for the production of oil or gas from the particular pool with respect to which the drilling unit is established and subject to the provisions of subsection (3) above shall specify the location for the drilling of such well thereon. In accordance with a reasonably uniform spacing pattern, with necessary exceptions for wells drilled or drilling at the time of the application. If the Department finds, after notice and hearing, notice being made as provided in this section to all parties of record in the proceeding, that surface conditions would substantially add to the burden or hazard of drilling such well at the specified location, or for some other reason it would be inequitable or unreasonable to require a well to be drilled at a location other than that specified in the order establishing drilling units.

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8) AFTER THE DATE OF THE NOTICE FOR A HEARING CALLED TO ESTABLISH DRILLING UNITS, NO ADDITIONAL WELL SHALL BE COMMENCED FOR PRODUCTION FROM THE POOL UNTIL THE ORDER ESTABLISHING DRILLING UNITS HAS BEEN ISSUED UNLESS THE COMMENCEMENT OF THE WELL IS AUTHORIZED BY ORDER OF THE DEPARTMENT.

9) AFTER AN ORDER ESTABLISHING A DRILLING UNIT OR UNITS HAS BEEN ISSUED BY THE DEPARTMENT, THE COMMENCEMENT OF DRILLING OF ANY WELL OR WELLS INTO THE POOL WITH REGARD TO WHICH SUCH UNIT WAS ESTABLISHED FOR THE PURPOSE OF PRODUCING OIL OR GAS THEREFROM, AT A LOCATION OTHER THAN THAT AUTHORIZED BY THE ORDER, OR BY ORDER GRANTING EXCEPTION TO THE ORIGINAL SPACING ORDER IS HEREBY PROHIBITED. Ill. Rev. Stat. 1991, ch. 96 1/2, par. 5433.

k) Order--Final Administrative Decision

The Director's order is a final administrative decision of the Department, pursuant to Section 10 of the Act.

(Source: New Section added at Ill. Reg. _____, effective _____)

Section 240.160 Director's Decision

a) UPON RECEIPT OF A NOTICE OF VIOLATION, THE DIRECTOR OF THE DEPARTMENT, OR HIS DESIGNEE, SHALL CONDUCT AN INVESTIGATION AND MAY AFFIRM, VACATE OR MODIFY THE NOTICE OF VIOLATION. IN DETERMINING WHETHER TO TAKE ACTION IN ADDITION TO REMEDIAL ACTION NECESSARY TO ABATE A VIOLATION THE DIRECTOR SHALL CONSIDER:

1) THE PERSON'S OR PERMITTEE'S HISTORY OF PREVIOUS VIOLATIONS, INCLUDING VIOLATIONS AT OTHER LOCATIONS AND UNDER OTHER PERMITS;

A) A violation shall not be counted if the notice or order is the subject of pending administrative review by the Department under Section 240.180 or if the time to request such review has not expired, and thereafter it shall be counted for only two years after the date of the Department's final administrative decision or a final judicial decision affirming the Department's decision;

B) No violation for which the notice or order has been vacated shall be counted;

2) THE SERIOUSNESS OF THE VIOLATION, INCLUDING ANY IRREPARABLE HARM TO THE ENVIRONMENT OR DAMAGE TO PROPERTY;

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3) THE DEGREE OF CULPABILITY OF THE PERSON OR PERMITTEE; AND

4) THE EXISTENCE OF ANY ADDITIONAL CONDITIONS OR FACTORS IN AGGRAVATION OR MITIGATION OF THE VIOLATION, INCLUDING INFORMATION PROVIDED BY THE PERSON OR PERMITTEE.

b) MODIFICATION OF THE NOTICE OF VIOLATION MAY INCLUDE:

1) ANY DIFFERENT OR ADDITIONAL REMEDIAL ACTIONS NECESSARY TO ABATE THE VIOLATION, AS SET FORTH IN SECTION 240.150(b)(2), AND THE TIME WITHIN WHICH THE VIOLATION MUST BE ABATED;

2) THE ASSESSMENT OF CIVIL PENALTIES NOT TO EXCEED \$1,000.00 A DAY FOR EACH AND EVERY ACT OF VIOLATION;

3) PROBATIONARY OR PERMANENT MODIFICATION OR CONDITIONS ON THE PERMIT WHICH MAY INCLUDE SPECIAL MONITORING OR REPORTING REQUIREMENTS; AND

4) REVOCATION OF THE PERMIT. (Ill. Rev. Stat. 1988 Supp., Ch. 96 1/2, par. 5413)

c) The Director shall determine whether or not to assess civil penalties based on the factors set forth in subsection (a) above. If a penalty is assessed by the Department, the penalty shall be computed as follows:

1) Administrative violations, including, but not limited to, the failure to file the reporting, permitting and bond transfer forms required by the Department, the failure to submit information required by the Department pursuant to file reviews and the failure to post lease signs, shall be assessed on a permittee-specific basis. The Department may assess up to \$250.00 for an administrative violation as follows:

A) History of Violations:

i) No previous violation of the same rule: add \$25.00.

ii) One previous violation of the same rule: add \$50.00.

iii) Two previous violations of the same rule: add \$100.00.

iv) Three or more previous violations of the same rule: add \$150.00.

B) Permittee's Actions:

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i) If the permittee was previously notified of the violation using a routine inspection report (Form OG-22) in accordance with Section 240.140 or correspondence from the Department and failed to comply: add \$100.00.

ii) If the permittee abated the violation within the specified time frame: subtract \$200.00.

iii) If the permittee either substantially abated the violation within the specified time frame or, if all corrective actions were not completed yet the permittee requested and received an extension of the abatement deadline: subtract \$100.00.

2) Operating violations, including, but not limited to, pressure on the annulus, the failure to maintain the well and flow line in a leak-free condition, the failure to maintain lined pits, the failure to configure the wellhead for the inspection of the annulus, the failure to comply with specified permit conditions and the failure to maintain required performance bond in force for the wells under permit, shall be assessed on a permittee-specific basis. The Department may assess up to \$500.00 for an operating violation as follows:

A) History of Violations:

i) No previous violation of the same rule: add \$50.00.

ii) One previous violation of the same rule: add \$100.00.

iii) Two or more previous violations of the same rule: add \$150.00.

B) Seriousness:

i) If the violation had a low degree of probability to cause environmental damage to soil and/or land surface, vegetation or crops, surface water, ground water, livestock or wildlife: add \$50.00; or, if violation had a high degree of probability to cause environmental damage to soil and/or land surface, vegetation or crops, surface water, ground water,

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livestock or wildlife: add \$100.00; or, if the violation caused environmental damage to soil and/or land surface, vegetation or crops, surface water, ground water, livestock or wildlife: add \$200.00.

ii) If the violation created a hazard to the safety of any person, such as the emission of hydrogen sulfide gas: add \$200.00.

C) Permittee's Actions:

i) If the permittee was previously notified of the violation using a routine inspection report (Form OG-22) in accordance with Section 240.140 or correspondence from the Department and failed to comply: add \$100.00.

ii) If the violation occurred as a result of the permittee's lack of reasonable care: add \$50.00; or, if the violation occurred as a result of the permittee's deliberate conduct: add \$200.00.

iii) If the permittee abated the violation within the specified time frame: subtract \$250.00.

iv) If the permittee either substantially abated the violation within the specified time frame, or, if all corrective actions were not completed yet the permittee requested and received an extension of the abatement deadline: subtract \$100.00.

3) Drilling or operating without a permit from the Department a well required to be permitted under the Act without first obtaining a permit from the Department, operating a well required to be permitted under the Act without first obtaining the Department's transfer of operating authority or operating an annular or casing injection/disposal well shall result in the assessment of up to a \$1,000.00 penalty for each and every such violation. The Department may assess the \$1,000.00 penalty for each day that these violations remain unabated. Assessments for these violations are computed as follows:

A) History of Violations:

i) No previous violation of the same rule: add \$100.00.

ii) One or more previous violation of the same rule: add \$500.00.

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B) Seriousness:

- i) If the violation caused environmental damage to surface water, ground water or wildlife: add \$200.00.
- ii) If the violation created a hazard to the safety of any person, such as the emission of hydrogen sulfide gas: add \$200.00.

C) Permittee's Actions:

- i) If the violation occurred as a result of the permittee's lack of reasonable care: add \$100.00; or, if the violation occurred as a result of the permittee's deliberate conduct: add \$500.00.
- ii) If the permittee abated the violation within the specified time frame: subtract \$250.00.
- iii) If all corrective actions were not completed, yet the permittee requested and received an extension of the abatement deadline: subtract \$100.00.

- d) ANY RESPONSIBLE PERSON WHO WILLFULLY OR KNOWINGLY AUTHORIZED, ORDERED, OR CARRIED OUT ANY VIOLATION CITED IN THE DIRECTOR'S DECISION SHALL BE SUBJECT, AFTER NOTICE, TO THE SAME ACTIONS, INCLUDING CIVIL PENALTIES, WHICH MAY BE IMPOSED ON THE PERSON OR PERMITTEE UNDER THIS SECTION. (Ill. Rev. Stat. 1988 Supp., Ch. 96 1/2, par. 5413)
- e) THE DIRECTOR OR HIS DESIGNEE SHALL SERVE THE PERSON OR PERMITTEE WITH HIS DECISION AT THE CONCLUSION OF HIS INVESTIGATION. THE DIRECTOR'S DECISION SHALL PROVIDE THAT THE PERSON OR PERMITTEE HAS THE RIGHT TO REQUEST A HEARING IN ACCORDANCE WITH SECTION 240.180. THE DIRECTOR'S DECISION AFFIRMING, VACATING OR MODIFYING THE NOTICE OF VIOLATION SHALL BE CONSIDERED SERVED WHEN MAILED CERTIFIED MAIL, RETURN RECEIPT REQUESTED, TO THE PERSON OR PERMITTEE AT HIS LAST KNOWN ADDRESS. (Ill. Rev. Stat. 1988 Supp., Ch. 96 1/2, par. 5413)
- f) A Director's decision not appealed in accordance with Section 240.180 within 30 days of service shall become a final administrative decision of the Department, pursuant to Section 10 of the Act. The filing of a request for hearing under Section 240.180 shall not operate as a stay of the Director's decision.
- g) If the Director's decision includes the assessment of a civil

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penalty, and the person or permittee named in the Director's decision does not request a hearing in accordance with Section 240.180 to contest the amount of the penalty, the amount assessed shall be paid to the Department in full within 30 days of service of the Director's decision.

- h) ALL CIVIL PENALTIES ASSESSED AND PAID TO THE DEPARTMENT SHALL BE DEPOSITED IN THE UNDERGROUND RESOURCES CONSERVATION ENFORCEMENT FUND. (Ill. Rev. Stat. 1988 Supp., Ch. 96 1/2, par. 5413)

(Source: Amended at Ill. Reg. _____, effective _____)

Section 240.170 Cessation Order

- a) The Department may issue orders requiring the cessation of operations, including the plugging of a well, for either of the following reasons:

- 1) IF, AT THE EXPIRATION OF THE PERIOD OF TIME ORIGINALLY FIXED IN THE DIRECTOR'S DECISION OR AT THE EXPIRATION OF ANY SUBSEQUENT EXTENSION OF TIME GRANTED BY THE DEPARTMENT, THE DEPARTMENT FINDS THAT THE VIOLATION HAS NOT BEEN ABATED, IT MAY IMMEDIATELY ORDER THE CESSATION OF OPERATIONS OR THE PORTIONS THEREOF RELEVANT TO THE VIOLATION. (Ill. Rev. Stat., Ch. 96 1/2, par. 5413)
- 2) IF THE DEPARTMENT DETERMINES THAT ANY CONDITION OR PRACTICE EXISTS, OR THAT ANY PERSON OR PERMITTEE IS IN VIOLATION OF ANY REQUIREMENT OF THE ACT OR THE RULES ADOPTED THEREUNDER OR ANY PERMIT CONDITION, WHICH CONDITION, PRACTICE OR VIOLATION CREATES AN IMMINENT DANGER TO THE HEALTH OR SAFETY OF THE PUBLIC, OR AN IMMINENT DANGER OF SIGNIFICANT ENVIRONMENTAL HARM OR SIGNIFICANT DAMAGE TO PROPERTY, ANY AUTHORIZED EMPLOYEE OR AGENT OF THE DEPARTMENT MAY ORDER THE IMMEDIATE CESSATION OF OPERATIONS. (Ill. Rev. Stat. 1988 Supp., Ch. 96 1/2, par. 5426) Drilling or operating without a permit from the Department a well required to be permitted under the Act, operating an annular or casing injection/disposal well, operating a well in violation of the Department's spacing requirements, operating wells without paying annual well fees or operating wells without maintaining the required amount of performance bond in force, constitute conditions, practices or violations mandating the issuance of a cessation order under this subsection.
- b) IF A RESPONSIBLE PARTY CANNOT BE READILY LOCATED IN THE JUDGMENT OF THE EMPLOYEE OR AGENT ISSUING THE CESSATION ORDER, THE EMPLOYEE OR AGENT MAY TAKE ANY ACTION HE DEEMS NECESSARY TO CAUSE A CESSATION OF OPERATIONS AND ABATEMENT OF ANY VIOLATION OBSERVED. (Ill. Rev.

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Stat. 1988 Supp., Ch. 96 1/2, par. 5426)

- c) THE CESSATION ORDER SHALL BE SERVED BY PERSONAL DELIVERY TO THE PERSON OR PERMITTEE NAMED IN THE ORDER OR BY MAILING IT CERTIFIED MAIL, RETURN RECEIPT REQUESTED, TO THE LAST KNOWN ADDRESS OF THE PERSON OR PERMITTEE AS SOON AS IS PRACTICALLY POSSIBLE BUT IN NO EVENT LATER THAN 5 DAYS AFTER ITS ISSUANCE. (Ill. Rev. Stat. 1988 Supp., Ch. 96 1/2, par. 5426)

- d) The cessation order shall provide that the person or permittee named in the order has the right to request a hearing in accordance with Section 240.180. The cessation order shall be considered served when personally delivered to the person or permittee named in the order or when the cessation order is mailed certified mail, return receipt requested, to the person or permittee at his last known address.

- e) A CESSATION ORDER ISSUED UNDER THIS SECTION SHALL CONTINUE IN EFFECT UNTIL MODIFIED, VACATED, OR TERMINATED BY THE DEPARTMENT. (Ill. Rev. Stat. 1988 Supp., Ch. 96 1/2, par. 5413) The filing of a request for a hearing under Section 240.180 shall not operate as a stay of the cessation order. The cessation order may be stayed by the grant of temporary relief in accordance with Section 240.190.

- f) A cessation order not appealed in accordance with Section 240.180 within 30 days of service shall become a final administrative decision of the Department, pursuant to Section 10 of the Act.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 240.180 Enforcement Hearings

- a) A PERSON OR PERMITTEE SHALL HAVE 30 DAYS FROM THE DATE OF SERVICE OF THE DIRECTOR'S DECISION OR OF THE CESSATION ORDER TO REQUEST A HEARING. (Ill. Rev. Stat. 1988 Supp., Ch. 96 1/2, par. 5413) Except as provided in subsection (b), a person or permittee seeking to contest any Director's decision in which a civil penalty has been assessed shall submit the assessed amount to the Department together with a timely request for hearing. The assessed amount shall be held in an interest-bearing escrow account pending the outcome of the hearing. The assessed amount together with any interest, shall be returned to the person or permittee at the conclusion of the hearing if the Department does not prevail. All requests for hearing shall be mailed or delivered to the Illinois Department of Mines and Minerals, Oil and Gas Division, 300 West Jefferson Street, Suite 300, P.O. Box 10140, Springfield, Illinois 62791-0140.

- b) If a civil penalty assessment is imposed against a person pursuant to Section 240.160(d), such person will not be required to prepay

the penalty into escrow in order to contest either the amount of the penalty or the fact of the violation.

- c) UPON RECEIPT OF A REQUEST FOR HEARING SUBMITTED IN ACCORDANCE WITH SUBSECTIONS (a) or (b), THE DEPARTMENT SHALL PROVIDE AN OPPORTUNITY FOR A FORMAL HEARING UPON NOT LESS THAN 5 DAYS WRITTEN NOTICE MAILED TO THE PERMITTEE OR PERSON SUBMITTING THE HEARING REQUEST. (Ill. Rev. Stat. 1988 Supp., Ch. 96 1/2, par. 5413) The hearing shall be conducted by the hearing officer under contract with the Department and shall be conducted in accordance with the following procedures:

- 1) A pre-hearing conference shall be scheduled within 30 days of the request for hearing:

A) to define the factual and legal issues to be litigated at the administrative hearing;

B) to determine the timing and scope of discovery available to the parties;

B C) to set a date for the parties to exchange all documents they intend to introduce into evidence during the hearing, a list of all witnesses the parties intend to have testify and a summary of the testimony of each such witness;

E D) to schedule a date for the administrative hearing; and

B E) to arrive at an equitable settlement of the hearing request, if possible.

E E) Pre-hearing conferences under this Section may be conducted via telephone conference if such procedure is acceptable to all parties to the hearing. In the event that a telephone conference is not acceptable to all parties, the pre-hearing conference shall be conducted at the place designated by the hearing officer.

G) Either party may file motions for default judgment, motions for summary judgment, motions for protective orders and motions for orders compelling discovery. The Department's hearing officer shall render an order granting or denying such motions filed within fifteen (15) days of service. Any order granting a motion for default judgment or a motion for summary judgment shall constitute the Department's final administrative decision as to the Director's Decision or cessation

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order being contested.

2) If a settlement agreement is entered into at any stage of the hearing process, the person to whom the notice of violation or cessation order was issued will be deemed to have waived all right to further review of the violation or civil penalty in question, except as otherwise expressly provided for in the settlement agreement. The settlement agreement shall contain a waiver clause to this effect. All settlement agreements shall be executed by the hearing officer and shall constitute the Department's final administrative decision as to the Director's Decision or cessation order being contested.

3) All hearings under this Section shall be conducted in accordance with Sections 10, 11, 12, 14 and 15 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1987 ch. 127, pars. 1010, 1011, 1012, 1014 and 1015). All hearings under this Section shall be conducted in the Department's offices located at 300 West Jefferson Street, Suite 300, Springfield, Illinois. However, the Department may conduct a hearing under this Section at a site located closer than Springfield, Illinois, to the production and/or injection/disposal well identified in the Director's decision or cessation order being contested if facilities are available and convenient satisfactory to the Department.

4) At the hearing the Department shall have the burden of proving the facts of the violation alleged in the notice of violation or cessation order at issue. The amount of any civil penalty assessed shall be presumed to be proper; however, the operator may offer evidence to rebut this presumption. The standard of proof shall be a preponderance of the evidence. The person or permittee shall have the right to challenge the hearing officer if the person or permittee believes the hearing officer is prejudiced against him or has a conflict of interest. If the hearing officer disqualifies himself, the Director shall designate a new hearing officer. The hearing officer shall conduct the hearing, hear the evidence and at the conclusion of the hearing render recommended findings of fact, recommended conclusions of law and recommendations as to the disposition of the case.

5) The Director shall review the administrative record in a contested case, in conjunction with the hearing officer's recommended findings of fact, recommended conclusions of law and recommendations as to the disposition of the case. The Director shall then issue the Department's final administrative decision affirming, vacating or modifying the

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hearing officer's decision.

d) THE PERSON OR PERMITTEE'S FAILURE TO REQUEST A HEARING IN ACCORDANCE WITH SUBSECTION (a) SHALL CONSTITUTE A WAIVER OF ALL LEGAL RIGHTS TO CONTEST THE DIRECTOR'S DECISION OR THE CESSATION ORDER, INCLUDING THE AMOUNT OF ANY CIVIL PENALTY ASSESSED. WITHIN 30 DAYS OF THE CLOSE OF THE HEARING RECORD OR EXPIRATION OF THE TIME TO REQUEST A HEARING, THE DEPARTMENT SHALL ISSUE A FINAL ADMINISTRATIVE DECISION, PURSUANT TO SECTION 10 OF THE ACT.

(Source: Amended at Ill. Reg., effective)

Section 240.190 Temporary Relief

a) PENDING THE HOLDING OF A HEARING OR ENTRY OF A FINAL ADMINISTRATIVE DECISION RELATING TO A CESSATION ORDER ISSUED UNDER SECTION 240.170, THE PERSON OR PERMITTEE AFFECTED BY THE DEPARTMENT'S ACTION MAY FILE A WRITTEN REQUEST FOR TEMPORARY RELIEF FROM THE CESSATION ORDER, TOGETHER WITH A DETAILED STATEMENT GIVING REASONS FOR GRANTING SUCH RELIEF. (Ill. Rev. Stat. 1988 Supp., Ch. 96 1/2, par. 5413) The person or permittee shall serve the request for temporary relief within 14 days of service of the cessation order.

b) THE DEPARTMENT SHALL COMMENCE A HEARING WITHIN 5 DAYS AFTER RECEIPT OF A TIMELY REQUEST FOR TEMPORARY RELIEF AND MAY GRANT SUCH RELIEF, UNDER SUCH CONDITIONS AS IT MAY PRESCRIBE, IF THE PERSON OR PERMITTEE REQUESTING TEMPORARY RELIEF SHOWS A SUBSTANTIAL LIKELIHOOD THAT THE FINDINGS OF THE DEPARTMENT WILL BE FAVORABLE TO HIM AND SUCH RELIEF WILL NOT ADVERSELY AFFECT THE HEALTH OR SAFETY OF THE PUBLIC OR CAUSE SIGNIFICANT ENVIRONMENTAL HARM OR SIGNIFICANT DAMAGE TO PROPERTY. (Ill. Rev. Stat. 1988 Supp., Ch. 96 1/2, par. 5426)

c) All hearings under this Section shall be conducted in accordance with Sections 10, 11, 12, 14 and 15 of the Illinois Administrative Procedure Act. All hearings under this Section shall be conducted in the Department's offices located at 300 West Jefferson Street, Suite 300, Springfield, Illinois.

d) The Department's hearing officer shall issue a final administrative decision granting or denying temporary relief from the cessation order within 7 days of the close of the administrative record, pursuant to Section 10 of the Act.

(Source: Amended at Ill. Reg., effective)

Section 240.195 Subpoenas

a) Any party to proceedings brought under Sections 240.130, 240.131,

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240.132, 240.133, 240.180 and 240.190 of the Department's rules may apply for subpoenas to compel the attendance of witnesses and the production of relevant documents.

- b) The applicant shall submit the subpoena request to the Department's hearing officer. The subpoena request shall specifically identify the witness or relevant documents sought to be produced.
- c) The hearing officer shall issue subpoenas within 7 calendar days from the receipt of a request made in accordance with subsection (b) and deliver the subpoena to the Petitioner who shall serve all subpoenas issued by certified mail, return receipt requested, at least 7 days before the date set for the hearing. Any witness shall respond to any lawful subpoena of which he has actual knowledge, if payment of the witness fee and mileage applicable in the State circuit courts has been tendered. Service of a subpoena may be proved prima facie by a return receipt signed by the witness or his authorized agent and an affidavit showing that the mailing was prepaid and was addressed to the witness, restricted delivery, with a check or money order for the fee and mileage enclosed.
- d) Any person served with a subpoena under this Section may file with the hearing officer, and serve on all parties, a motion for an order quashing the subpoena, in whole or in part. All motions to quash filed under this subsection shall set forth a factual and/or legal basis for granting such relief.
- e) The hearing officer shall issue, and serve on all parties, a decision granting or denying the motion to quash within 7 calendar days from the receipt of the motion.

(Source: Amended at Ill. Reg. _____, effective _____)

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- 1) Heading of the Part: Crisis Assistance
- 2) Code Citation: 89 Ill. Adm. Code 116
- 3) Section Numbers:
116.400 Amendment
116.500 Amendment
116.520 Repeal
Proposed Action:
- 4) Statutory Authority: Sections 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, par. 3-1 et seq., 4-1 et seq., 6-1 et seq. and 12-13)
- 5) Complete Description of the Subjects and Issues Involved: This rule change conforms to a change in state law. A state law change has eliminated the Hardship component of the Crisis Assistance Program. This rulemaking also incorporates non-medical needs related to essential medical care, which was formerly included under the Hardship Program, under the Special Assistance Program.
- 6) Will these proposed amendments replace emergency amendments currently in effect? Yes.
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Do these proposed amendments contain incorporations by reference? No
- 9) Are there any other proposed amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: These proposed amendments do not affect units of local government.
- 11) Time, Place, and Manner in which Interested Persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning this proposed rulemaking. All comments must be in writing and should be addressed to Judy Umunna, Bureau of Rules and Regulations, Illinois Department of Public Aid, 100 South Grand Ave. E., 3rd Floor, Springfield, Illinois 62762. The Department will consider

Clarification is added by this rulemaking which specifies that families ineligible for AFDC are not eligible for Special Assistance Payments for non-medical needs items related to essential medical care. In addition, this rulemaking removes telephone installation as a non-medical needs item related to essential medical care. This rulemaking also clarifies that payments for non-medical needs related to essential medical care may be made as often as is necessary regardless of whether the client has received a Special Assistance Payment in the past twelve months.

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all written comments it receives within 30 days after the publication of this notice.

12) Initial Regulatory Flexibility Analysis:

- A) Date proposed rulemaking was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Not applicable
- B) Types of small businesses affected: None
- C) Reporting, bookkeeping or other procedures required for compliance: None
- D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments is identical to the text of the Emergency Amendments which appears in this issue of the Register on page 13963.

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1) Heading of the Part: General Assistance2) Code Citation: 89 Ill. Adm. Code 1143) Section Number:

114.1	Amendment
114.2	Amendment
114.351	Amendment
114.352	Amendment
114.353	Amendment

4) Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 6-1 et seq. and 12-13)

5) Complete Description of the Subjects and Issues Involved: These proposed amendments discontinue Transitional Assistance payments for employable adults and continue the reduction in General Assistance payment levels which were implemented on February 1, 1992. Transitional Assistance payments will continue to be provided to individual adults determined to be not employable. The elimination of employable adults from the Transitional Assistance program is expected to reduce Department expenditures in Fiscal Year 1993 by approximately \$76 million. Continuing the reduction in General Assistance payment levels is expected to reduce Department expenditures in fiscal year 1993 by \$5.9 million.

This rulemaking authorizes payments for medical transportation and referral and payments to medical providers in order to secure documentation or reports necessary to make a determination of not employable. This rulemaking also expands the criteria for being determined not employable under the Transitional Assistance Program. This rulemaking adds the following criteria to be used in the determination of not employable:

- 1) Suffers from an addictive drug or alcohol abuse problem which prevents the client from working;
- 2) Homeless due to a court-ordered evacuation, domestic violence, fire or natural disaster;
- 3) Through the age of 19 in full-time attendance in high school or equivalent vocational or other training school;
- 4) Required to take medication to control diabetes, hypertension or seizure disorders; or
- 5) Temporary illness or incapacity for the period of incapacity or illness.

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In addition, this rulemaking eliminates Grandfathered Payment Levels from the General Assistance Program.

6) Will these proposed amendments replace emergency amendments currently in effect? Yes

7) Does this rulemaking contain an automatic repeal date? No

8) Do these proposed amendments contain incorporations by reference? No

9) Are there any other proposed amendments pending on this Part? Yes

Sections	Proposed Action	Illinois Register Citation
114.1	Amendment	July 17, 1992 (16 Ill. Reg. 11401)
114.2	Amendment	July 17, 1992 (16 Ill. Reg. 11401)
114.9	Amendment	September 4, 1992 (16 Ill. Reg. 13395)
114.351	Amendment	July 17, 1992 (16 Ill. Reg. 11401)
114.352	Amendment	July 17, 1992 (16 Ill. Reg. 11401)
114.353	Amendment	July 17, 1992 (16 Ill. Reg. 11401)

10) Statement of Statewide Policy Objectives: These proposed amendments do not affect units of local government.

11) Time, Place, and Manner in which Interested Persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning this proposed rulemaking. All comments must be in writing and should be addressed to Judy Umunna, Bureau of Rules and Regulations, Illinois Department of Public Aid, 100 South Grand Ave. E., 3rd Floor, Springfield, Illinois 62762. The Department will consider all written comments it receives within 30 days after the publication of this notice.

12) Initial Regulatory Flexibility Analysis:

A) Date proposed rulemaking was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Not applicable

B) Types of small businesses affected: None

C) Reporting, bookkeeping or other procedures required for compliance: None

D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments begins on the next page:

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TITLE 89: SOCIAL SERVICES
CHAPTER 1: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMSPART 114
GENERAL ASSISTANCE

SUBPART A: GENERAL PROVISIONS

Section	Description of the Assistance Program
114.1 EMERGENCY	
114.2 EMERGENCY	Determination of Not Employable
114.5	Incorporation By Reference

SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

Section	Client Cooperation
114.9 EMERGENCY	
114.10	Citizenship
114.20	Residence
114.30	Age
114.40	Relationship
114.50	Living Arrangement
114.52	Social Security Numbers
114.60	Work Registration Requirements (Outside City of Chicago only)
114.61	Individuals Exempt From Work Registration Requirements (Outside City of Chicago only)
114.62	Job Service Registration (Outside City of Chicago only)
114.63	Failure to Maintain Current Job Service Registration (Outside City of Chicago only)
114.64	Responsibility to Seek Employment (Outside City of Chicago only)
114.70	Initial Employment Expenses (Outside City of Chicago only)
114.80	Downstate General Assistance Work and Training Programs
114.85	Downstate General Assistance - Food Stamps Employment and Training Pilot Project
114.90	Project Chance Participation/Cooperation Requirements (Renumbered)
114.100	General Assistance Jobs Program (Repealed)

SUBPART C: PROJECT ADVANCE

Section	Project Advance
114.108	Project Advance Participation Requirements of Adjudicated Fathers
114.109	

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SUBPART D:--PROJECT-CHANGE

114.110 Project Advance Cooperation Requirements of Adjudicated Fathers
 114.111 Project Advance Sanctions
 114.113 Project Advance Good Cause for Failure to Comply
 114.115 Individuals Exempt From Project Advance
 114.117 Project Advance Supportive Services

SUBPART D: PROJECT CHANGE

Section
 114.120 Employment and Training for Transitional Assistance Programs Administered by the Illinois Department of Public Aid
 114.121 Persons Required to Participate in Project Chance
 114.122 Advocacy Program for Persons Who Have Applied for Supplemental Security Income (SSI) Under Title XVI of the Social Security Act (Repealed)
 114.123 Persons in Need of Work Rehabilitative Services (WRS) to Become Employable (Repealed)
 114.124 Employment and Training Participation/Cooperation Requirements
 114.125 Employment and Training Program Orientation
 114.126 Employment and Training Program Full Assessment Process/Development of an Employment Plan
 114.127 Employment and Training Program Components
 114.128 Employment and Training Sanctions
 114.129 Good Cause For Failure to Cooperate With Work and Training Participation Requirements
 114.130 Employment and Training Supportive Services
 114.135 Conciliation and Fair Hearings
 114.140 Employment Child Care (Repealed)

SUBPART E: FINANCIAL FACTORS OF ELIGIBILITY

Section
 114.200 Unearned Income
 114.201 Budgeting Unearned Income
 114.202 Budgeting Unearned Income of Applicants Receiving Income On Date of Application And/Or Date of Decision
 114.203 Initial Receipt of Unearned Income
 114.204 Termination of Unearned Income
 114.210 Exempt Unearned Income
 114.220 Education Benefits
 114.221 Unearned Income In-Kind
 114.222 Earmarked Income
 114.223 Lump Sum Payments
 114.224 Protected Income
 114.225 Earned Income
 114.226 Budgeting Earned Income

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114.227 Budgeting Earned Income of Applicants Receiving Income On Date of Application And/Or Date of Decision
 114.228 Initial Employment
 114.229 Termination of Employment
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AUTHORITY: Implementing Article VI and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 6-1 et seq. and 12-13)

SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 Ill. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; amendment at 3 Ill. Reg. 33, p. 415, effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 243, effective September 21, 1979, peremptory amendment at 3 Ill. Reg. 38, p. 321, effective September 7, 1979; amended at 3 Ill. Reg. 40, p. 140, effective October 6, 1979; amended at 3 Ill. Reg. 46, p. 36, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Ill. Reg. 10, p. 258, effective February 25, 1980; amended at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective June 24, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July

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8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1134, effective January 26, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill. Reg. 8041, effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective July 24, 1981; peremptory amendment at 5 Ill. Reg. 8106, effective August 1, 1981; peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10124, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10131, effective October 1, 1981; amended at 5 Ill. Reg. 10730, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1, 1981; amended at 5 Ill. Reg. 10767, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 11647, effective October 16, 1981; peremptory amendment at 6 Ill. Reg. 611, effective January 1, 1982; amended at 6 Ill. Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. 2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 Ill. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg. 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299, effective June 2, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 8115, effective July 1, 1982; amended at 6 Ill. Reg. 8142, effective July 1, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; rules repealed, new rules adopted and codified at 7 Ill. Reg. 907, effective January 7, 1983; amended (by adding Sections being codified with no substantive change) at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 9009, effective August 5, 1983; amended (by adding section being codified with no substantive change) at 7 Ill. Reg. 14747; amended (by adding section being codified with no substantive change) at 7 Ill. Reg. 16107; amended at 7 Ill. Reg. 16408, effective November 30, 1983; amended at 7 Ill. Reg. 16652, effective December 1, 1983; amended at 8 Ill. Reg. 243, effective December 27, 1983; amended at 8 Ill. Reg. 5233, effective April 9, 1984; amended at 8 Ill. Reg. 6764, effective April 27, 1984; amended at 8 Ill. Reg. 11435, effective June 27, 1984; amended at 8 Ill. Reg. 13319, effective July 16, 1984; amended at 8 Ill. Reg. 16237, effective August 24, 1984; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17896; amended at 9 Ill. Reg. 314, effective January 1, 1985; emergency amendment at 9 Ill. Reg. 823, effective January 3, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 9557, effective June 5, 1985; amended at 9 Ill. Reg. 10764, effective July 5, 1985; amended at 9 Ill. Reg.

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15800, effective October 16, 1985; amended at 10 Ill. Reg. 1924, effective January 17, 1986; amended at 10 Ill. Reg. 3660, effective January 30, 1986; emergency amendment at 10 Ill. Reg. 4646, effective February 3, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 4896, effective March 7, 1986; amended at 10 Ill. Reg. 10681, effective June 3, 1986; amended at 10 Ill. Reg. 11041, effective June 5, 1986; amended at 10 Ill. Reg. 12662, effective July 14, 1986; amended at 10 Ill. Reg. 15118, effective September 5, 1986; amended at 10 Ill. Reg. 15640, effective September 19, 1986; amended at 10 Ill. Reg. 19079, effective October 24, 1986; amended at 11 Ill. Reg. 2307, effective January 16, 1987; amended at 11 Ill. Reg. 5297, effective March 11, 1987; amended at 11 Ill. Reg. 6238, effective March 20, 1987; emergency amendment at 11 Ill. Reg. 12449, effective July 10, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 12948, effective August 1, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 18311, effective November 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 18689, effective November 1, 1987; emergency amendment at 11 Ill. Reg. 18791, effective November 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20129, effective December 4, 1987; amended at 11 Ill. Reg. 20889, effective December 14, 1987; amended at 12 Ill. Reg. 889, effective January 1, 1988; SUBPARTS C, D and E recodified to SUBPARTS E, F and G at 12 Ill. Reg. 2147; Section 114.110 recodified to Section 114.52 at 12 Ill. Reg. 2984; amended at 12 Ill. Reg. 3505, effective January 22, 1988; amended at 12 Ill. Reg. 6170, effective March 18, 1988; amended at 12 Ill. Reg. 6719, effective March 22, 1988; amended at 12 Ill. Reg. 9108, effective May 20, 1988; amended at 12 Ill. Reg. 9699, effective May 24, 1988; amended at 12 Ill. Reg. 9940, effective May 31, 1988; amended at 12 Ill. Reg. 11474, effective June 30, 1988; amended at 12 Ill. Reg. 14255, effective August 30, 1988; emergency amendment at 12 Ill. Reg. 14364, effective September 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 16729, effective September 30, 1988; amended at 12 Ill. Reg. 20171, effective November 28, 1988; amended at 13 Ill. Reg. 89, effective January 1, 1989; amended at 13 Ill. Reg. 1546, effective January 20, 1989; amended at 13 Ill. Reg. 3900, effective March 10, 1989; amended at 13 Ill. Reg. 8580, effective May 20, 1989; emergency amendment at 13 Ill. Reg. 16169, effective October 2, 1989 for a maximum of 150 days; emergency expired March 1, 1990; amended at 13 Ill. Reg. 16015, effective October 6, 1989; amended at 14 Ill. Reg. 746, effective January 1, 1990; amended at 14 Ill. Reg. 3640, effective February 23, 1990; amended at 14 Ill. Reg. 6360, effective April 16, 1990; amended at 14 Ill. Reg. 10929, effective June 20, 1990; amended at 14 Ill. Reg. 13215, effective August 6, 1990; amended at 14 Ill. Reg. 13777, effective August 10, 1990; amended at 14 Ill. Reg. 14162, effective August 17, 1990; amended at 14 Ill. Reg. 17111, effective September 30, 1990; amended at 15 Ill. Reg. 288, effective January 1, 1991; amended at 15 Ill. Reg. 5710, effective April 10, 1991; amended at 15 Ill. Reg. 11164, effective August 1, 1991; emergency amendment at 15 Ill. Reg. 15144, effective October 7, 1991, for a maximum of 150 days; amended at 16 Ill. Reg. 3512, effective February 20, 1992; emergency amendment at 16 Ill. Reg. 4540, effective March 10, 1992, for a maximum of 150 days; emergency amendment at 16 Ill. Reg. 11662, effective July 1, 1992, for a maximum of 150 days; amended at 16 Ill. Reg.

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13297, effective August 15, 1992; emergency amendment at 16 Ill. Reg. 13651, effective September 1, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. _____, effective _____.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE

SUBPART A: GENERAL PROVISIONS

Section 114.1 Description of the Assistance Program

a) General Assistance--financial and medical assistance available to eligible needy families or individuals who are ineligible to receive assistance through a categorical or Federal Assistance Program. See 89 Ill. Adm. Code 140.5 for covered medical services.

a)b) General Assistance is provided to eligible families and to pregnant women, as defined in Section 114.400, through the Children-Family and Family-Children Assistance program. Assistance is provided without regard to any limitation on the number of months an eligible family or pregnant woman may receive such benefits.

b)c) For Fiscal Year 1992 (July 1, 1991 through June 30, 1992), General Assistance is provided to individual adults, as defined in Section 114.400, through the Transitional Assistance program, with the following limitations:

- 1) For the fiscal year beginning July 1, 1991, individuals receiving Transitional Assistance may only receive such assistance for nine calendar months. Receipt of General Assistance or Transitional Assistance for any month in Fiscal Year 1992, (July 1991 through June 1992), shall count towards this limitation.
- 2) Beginning July 1, 1992, eligible individuals may only receive Transitional Assistance for any six-month period.
- 3) Transitional Assistance shall not be continued pending a final decision in an appeal past the nine month limitation of six month limitations in subsections (b)(1) and (a) in subsection (c)(1) above under any circumstances, unless the client has appealed a determination of employability on a timely basis and the hearing is pending on the date the nine month or six-month limitation would become effective for that client.
- 4) Notwithstanding subsections (b)(1) and (a) in subsection (c)(1) above, eligible individuals may qualify for Transitional

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Section 114.1(c)(3) (continued)

Assistance without regard to any limitations on the number of months of eligibility during any time period if the individual is determined to be not employable pursuant to Section 114.2.

- d) Effective July 1, 1992, General Assistance is provided to individual adults, as defined in Section 114.400, through the Transitional Assistance program only for those individuals determined to be not employable pursuant to Section 114.2 and only for those months that the client is considered not employable pursuant to Section 114.2.

(Source: Amended at 16 Ill. Reg. ____, effective ____)

Section 114.2 Determination of Not Employable

- a) Unless determined not employable pursuant to this Section, a client who receives Transitional Assistance shall be considered employable.
- b) A client shall be determined not employable if determined to meet one of the following criteria:

- 1) Age 55 or over and has not had gross earnings totaling \$2,000 or more in the past year and also has not earned at least \$200 a month in seven of the last twelve months;
- 2) Serious medical, physical or mental problem which prevents the client from working, including alcohol or other substance abuse; Referral and payment to medical providers will be made for relevant examinations and reports to make this determination where the client has been unable to secure any documentation or reports or where the Department determines that further documentation or reports are necessary to make a determination. Medical transportation will also be provided if necessary and requested by the client;
- 3) Needed at home to care for another person, as determined by a medical provider; or
- 4) Does not have a high school diploma, or GED; does not have gross earnings totaling \$2,000 or more in the past year; has not earned at least \$200 a month in three of the last twenty-four months; and who cannot read English at the 5.9 grade level. Under this last category of not employable, if a client has not attained the required reading level after receiving Transitional Assistance for twelve months, the client will then be deemed employable, unless not employable under a different criteria.

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Section 114.2(b) (continued)

- 5) Suffers from an addictive drug or alcohol abuse problem which prevents the client from working. Documentation of the condition and inability to work must be provided by a medical provider or other substance abuse provider and the client must be seeking treatment or be referred to and seeking treatment through the Department of Alcoholism and Substance Abuse or a community based agency providing DASA services;
 - 6) Is homeless due to the occurrence within six months of the date of application of a court-ordered evacuation of a building in which he or she lived, domestic violence, fire or natural disaster. Homeless, for this purpose, is defined as residing in a homeless or domestic violence shelter. An individual can be considered not employable for this reason until the client is no longer homeless or until six months have elapsed from the date of application, whichever is earlier;
 - 7) Under the age of 20 and in full-time school attendance in high school or the equivalent vocational or other training school;
 - 8) Required to take medication to control diabetes, hypertension or seizure disorders; or
 - 9) Temporarily ill or incapacitated. The client is only eligible during the period of medically documented illness or incapacity.
- c) If a client claims to be unable to work due to a serious medical, physical or mental problem (including alcohol or other substance abuse under subsection (b)(2) or (b)(5) above), a determination of eligibility for Interim Assistance shall first be made. (See 89 Ill. Adm. Code 113.400 et seq.). The determination of more likely than not eligible for SSI made under the Interim Assistance program shall constitute the determination of whether a client is not employable. The Department has combined the determination of "more likely than not eligible for SSI" and the determination of whether a client is "not employable" on the basis of a serious medical, physical or mental problem. The single standard has been developed based on the standard of "chronically needy" found in Section 6-11(c)(2) of the Public Aid Code (Ill.Rev.Stat. 1989, ch. 23, par. 6-11(c)(2)). (See 89 Ill. Adm. Code 113.410 for this standard.)
- d) The client must cooperate in the eligibility process for Interim Assistance, including but not limited to applying for SSI and cooperating with any requirements of the SSI Advocacy program, in order to be eligible either for Interim Assistance or Transitional Assistance.

Section 114.351 (continued)

Section 114.351(b)(1) (continued)

SIZE OF ASSISTANCE UNIT	CARETAKER RELATIVE(S) AND CHILD(REN)		CHILD(REN) ONLY	
	CURRENT	GRANDFATHERED	CURRENT	GRANDFATHERED
11	705	752	576	
12	741	814	614	
13	781			
14	822	926		
15	866			
16	911			
17	959			
18	1010			

2) The Transitional Assistance case payment level in Group I counties is \$154.

- c) For family sizes greater than 18 or 12, the amount of the payment level shall be determined by adding \$50.00 or \$38.00 respectively for each person above 18 or 12.
- d) As the legislature has determined that payments under the GA program should contain amounts for the purpose of energy assistance, and has directed that such amounts be established by rule, the first \$10 of the GA Payment Level, in the City of Chicago and, for Caretaker Relatives and Children, Family size of 1, and the first \$18 of the GA Payment Level for Caretaker Relatives and Children of other family sizes has been designated as being for the purpose of energy assistance.

e) For assistance units which contain both caretaker-relatives and children and which contain nine (9) or more persons, two payment levels are established -- Current and Grandfathered -- Likewise, for assistance units with children only and which contain six (6) or more persons, two payment levels are established -- Current and Grandfathered.

- 1) Grandfathered Payment Levels apply for families who are at that family size as of January 1, 1987. These families will remain at that Payment Level until there is a change in family composition or the family goes off the assistance rolls. If such a family changes family composition (adds a member or loses a member), thereafter the Current Payment Level for the appropriate family size will be used. If such family goes off assistance and then comes back on, the family will come back on-

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Section 114.2 (continued)

- e) If the client is determined to be more likely than not eligible for SSI, the client shall be entitled to Interim Assistance. If the client is determined to be not more likely than not eligible for SSI, this shall constitute a determination that the client is employable.
- f) An Interim Assistance recipient who is later determined not disabled by the Social Security Administration, and therefore ineligible for SSI, loses eligibility for Interim Assistance. However, that client shall continue to be considered not employable for purposes of Transitional Assistance until determined otherwise.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

SUBPART F: PAYMENT AMOUNTS

Section 114.351 Payment Levels in Group I Counties

a) The following payment levels are established for the GA Program in Group I Counties.

b) The counties included in Group I are:

COUNTY	CARETAKER RELATIVE(S) AND CHILD(REN)		CHILD(REN) ONLY	
	CURRENT	GRANDFATHERED	CURRENT	GRANDFATHERED
Boone	165		102	
Champaign	268		201	
Cook	367		249	
Dekalb	414		319	
DuPage	485		379	
Kankakee	545		407	
Kendall	574		438	
Lake	604		469	
McHenry	635		503	
Ogle	669		538	
Whiteside				
Winnebago				
Woodford				

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Section 114.351(e)(1) (continued)

the assistance rolls at the Current Payment Level for the appropriate family size. The Department will not withdraw "grandfathered" status if a change in family composition is rescinded or if an assistance unit is erroneously cancelled and then reinstated.

- 3) Current Payment Levels are the regular Payment Levels used by the Department and shall be used for all persons except those who meet the criteria of subsection (e)(1) above.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 114.352 Payment Levels in Group II Counties

- a) The following payment levels are established for the GA Program in Group II Counties.

- b) The counties included in Group II are:

Adams	Henry	Madison	Sangamon
Bureau	Iroquois	McDonough	St. Clair
Carroll	Jackson	McLean	Stephenson
Clinton	Job Daviess	Mercer	Tazewell
Coles	Knox	Monroe	Vermillion
DeWitt	LaSalle	Morgan	Wabash
Douglas	Lee	Moultrie	Warren
Effingham	Livingston	Peoria	Will
Ford	Logan	Piatt	
Fulton	Macon	Putnam	
Grundy	Macoupin	Rock Island	

- 1) Family And Children Assistance Case Payment Levels

SIZE OF ASSISTANCE UNIT	CARETAKER RELATIVE(S) AND CHILD(REN)		CHILD(REN) ONLY	
	CURRENT	GRANDFATHERED	CURRENT	GRANDFATHERED
1	160		97	
2	259		194	
3	355		242	
4	403		311	
5	471		369	
6	529		397	403

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Section 114.352(b)(1) (continued)

SIZE OF ASSISTANCE UNIT	CARETAKER RELATIVE(S) AND CHILD(REN)		CHILD(REN) ONLY	
	CURRENT	GRANDFATHERED	CURRENT	GRANDFATHERED
7	557		427	463
8	588		459	
9	619	628	491	
10	651	681	525	
11	685	735	561	
12	721	794	599	
13	760	852		
14	799			
15	841	964		
16	886			
17	934			
18	982			

- 2) The Transitional Assistance case payment level in Group II counties is \$149.

- c) For family sizes greater than 18 or 12, the amount of the payment level shall be determined by adding \$48.00 or \$38.00 respectively for each person above 18 or 12.

- d) As the legislature has determined that payments under the GA program should contain amounts for the purpose of energy assistance, and has directed that such amounts be established by rule, the first \$5 of the GA Payment Level for Caretaker Relative and Children, Family size of 1, and the first \$18 of the GA Payment Level for Caretaker Relatives and Children of other family sizes has been designated as being for the purpose of energy assistance.

- e) For assistance units which contain both caretaker relatives and children and which contain nine (9) or more persons, two payment levels are established: Current and Grandfathered. Likewise, for assistance units with children only and which contain six (6) or more persons, two payment levels are established: Current and Grandfathered.

- 1) Grandfathered Payment Levels apply for families who are at that family size as of January 1, 1987. These families will remain at that Payment Level until there is a change in family composition or the family goes off the assistance rolls. If such a family changes family composition (adds a member or loses

NOTICE OF PROPOSED AMENDMENTS

Section 114.352(e)(1) (continued)

a member, thereafter the Current Payment Level for the appropriate family size will be used, if such a family goes off assistance and then comes back on, the family will come back on the assistance rolls at the Current Payment Level for the appropriate family size. The Department will not withdraw "grandfathered" status if a change in family composition is rescinded or if an assistance unit is erroneously cancelled and then reinstated.

- 2) Current Payment Levels are the regular Payment Levels used by the Department and shall be used for all persons except those who meet the criteria of subsection (e)(1) above.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 114.353 Payment Levels in Group III Counties

- a) The following payment level are established for the GA Program in Group III Counties.

- b) The counties included in Group III are:

Alexander	Fayette	Lawrence	Richland
Bond	Franklin	Marion	Saline
Brown	Gallatin	Marshall	Schuyler
Calhoun	Greene	Mason	Scott
Cass	Hamilton	Massac	Shelby
Christian	Hancock	Menard	Stark
Clark	Hardin	Montgomery	Union
Clay	Henderson	Perry	Washington
Crawford	Jasper	Pike	Wayne
Cumberland	Jefferson	Pope	White
Edgar	Jersey	Pulaski	Williamson
Edwards	Johnson	Randolph	

1) Family and Children Assistance Case Payment Levels

SIZE OF ASSISTANCE UNIT	CARETAKER RELATIVE(S) AND CHILD(REN)		CHILD(REN) ONLY
	CURRENT	GRANDFATHERED	
1	154		94
2	247		188

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Section 114.353(b)(1) (continued)

SIZE OF ASSISTANCE UNIT	CARETAKER RELATIVE(S) AND CHILD(REN)		CHILD(REN) ONLY
	CURRENT	GRANDFATHERED	
3	339		237
4	389		302
5	453		359
6	511		387
7	538		414
8	566		445
9	597		477
10	628		510
11	662	684	545
12	696		581
13	733		
14	771		
15	812		
16	855		
17	900		
18	948		

- 2) The Transitional Assistance case payment level in Group III counties is \$144.

- c) For family sizes greater than 18 or 12, the amount of the payment level shall be determined by adding \$48.00 or \$36.00 respectively for each person above 18 or 12.

- d) As the legislature has determined that payments under the GA program should contain amounts for the purpose of energy assistance, and has directed that such amounts be established by rule, the first \$18 of the GA Payment Level for Caretaker Relatives and Children of all family sizes except the family size of 1 has been designated as being for the purpose of energy assistance.

- e) For an assistance unit which contains both caretaker relative(s) and children of eleven (11) persons, two payment levels are established--Current and Grandfathered.

- 1) Grandfathered Payment Levels apply for families who are at that family size as of January 1, 1987. These families will remain at that Payment Level until there is a change in family composition or the family goes off the assistance rolls. If such a family changes family composition (adds a member or loses

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Section 114.353(e)(1) (continued)

a member), thereafter the Current Payment Level for the appropriate family size will be used. If such a family goes off assistance and then comes back on, the family will come back on the assistance rolls at the Current Payment Level for the appropriate family size. The Department will not withdraw appropriate family size status if a change in family composition is rescinded or if an assistance unit is erroneously cancelled and then reinstated.

- 2) Current Payment Levels are the regular Payment Levels used by the Department and shall be used for all persons except those who meet the criteria of subsection (e)(1) above.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

SECRETARY OF STATE

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of Part: Revised Uniform Limited Partnership Act
- 2) Code Citation: 14 Ill. Adm. Code 170
- 3) Section Number Proposed Action
170.20 Amendment
- 4) Statutory Authority: Implementing and authorized by the Revised Uniform Limited Partnership Act (Ill. Rev. Stat. 1991, ch. 106 1/2, pars. 151-1 et seq.)
- 5) A Complete Description of the Subjects and Issues Involved: The subjects are entities other than natural persons which must show evidence of legal existence to ensure proper use and description of that entity.

The issue is the improper filing by a non-resident entity thus becomes a moot point. This action will spur additional revenue by non-conforming entities.

- 6) Will this proposed rule replace an emergency rule currently in effect? No

- 7) Does this rulemaking contain an automatic repeal date? No

- 8) Do these proposed amendments contain incorporations by reference?
No

- 9) Are there any other amendments pending on this Part? No

- 10) Statement of Statewide Policy Objectives:

This rulemaking does not affect units of local government.

- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking. Written comments may be submitted within 45 days to:

Richard Robinson
Department of Business Services
320 Centennial Building
Springfield, Illinois 62756

- 12) Initial Regulatory Flexibility Analysis:

After careful consideration, the Secretary of State does not feel that this rulemaking will have any adverse effect on small businesses and so this rulemaking was not submitted to the Small Business Office of the Department of Commerce and Community Affairs.

The full text of the proposed amendments begins on the next page.

TITLE 14: COMMERCE
SUBTITLE A: REGULATION OF BUSINESS
CHAPTER I: SECRETARY OF STATE

PART 170
REVISED UNIFORM LIMITED PARTNERSHIP ACT

Section	
170.10	Definitions
170.11	Filing Locations
170.12	Business Hours
170.13	Fees
170.14	Service of Process
170.15	Additional Requirements for Forms
170.16	Assumed Names
170.17	Sale of Information
170.20	Filing Requirements
170.30	Refunds

AUTHORITY: Implementing and authorized by the Revised Uniform Limited Partnership Act (Ill. Rev. Stat. 1991, ch. 106½, pars. 151-1 et seq.).

SOURCE: Adopted at 11 Ill. Reg. 10314, effective July 1, 1987; amended at 14 Ill. Reg. 1480, effective January 15, 1990; amended at 16 Ill. Reg. 11196, effective July 1, 1992; amended at ___ Ill. Reg. ___, effective _____.

Section 170.20 Filing Requirements

- a) Corporations serving as general partners in limited partnerships or foreign limited partnerships must comply with the following:
- 1) a domestic corporation shall be in good standing in Illinois and the partnership registration application shall be executed by a corporate officer.
 - 2) a foreign corporation qualified in Illinois shall be in good standing in Illinois and the partnership registration application shall be executed by a corporate officer.
 - 3) a foreign corporation not qualified in Illinois shall be in good standing in its state of formation and provide a certificate to that effect of such state or jurisdiction with the partnership registration application which shall be executed by a corporate officer.

- b) Limited partnerships serving as general partners in limited partnerships or foreign limited partnerships must comply with the following:
- 1) a domestic limited partnership must be in good standing in Illinois and the partnership registration application shall be executed by a general partner.
 - 2) a foreign limited partnership qualified in Illinois shall be in good standing in Illinois and the partnership registration application shall be executed by a general partner.
 - 3) a foreign limited partnership not qualified in Illinois shall be in good standing in its state or jurisdiction of formation and provide a certificate to that effect of such state or jurisdiction with the partnership registration application which shall be executed by a general partner.
- c) General partnerships serving as general partners in limited partnerships must comply with the following requirements:
- 1) both domestic and foreign general partnerships must identify their state of formation, the county of their formation, and their office of records address.
 - 2) all partners are to be identified by name and those partners which are partnerships or corporations, or other non-personal entities, shall provide documentation of their existence in good standing in the states of formation or organization.
 - 3) only one partner of a general partnership need execute any documents required by this Part on the RULPA for filing with the Department.
- d) A trust serving as general partners in limited partnerships must comply with the following requirement: provide to the Secretary of State evidence of existence by a copy of the trust agreement and statement of trustee, dated and executed.
- e) Estates serving as general partners in limited partnerships must comply with the following requirement: provide the Secretary of State evidence of existence by a copy of the relevant court order, dated and executed.
- f) All entities, other than natural persons, serving as general partners in limited partnerships must provide evidence of its existence upon request of the Secretary of State.

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g) Entities, other than natural persons, serving as general partners in limited partnerships shall comply with the following:

- 1) any sole general partner of a domestic limited partnership or foreign limited partnership must be qualified in Illinois.
- 2) where there are two or more general partners of a limited partnership or foreign limited partnership, all general partners using an Illinois address must be qualified in Illinois. Those general partners with a foreign address and not qualified in Illinois shall provide a certificate of good standing from their state of formation. At all times there will be at least one Illinois qualified general partner in good standing with the Office of the Secretary of State in order to file and remain in good standing.

d)h) Any foreign limited partnership shall submit a certificate of existence issued by the state of organization when the foreign limited partnership files its admission to transact business pursuant to Section 902 of the RULPA. The Department shall reject any proposed filing which does not contain the certificate of existence or good standing issued by the state of organization.

e)il) When a limited partnership is a general partner in a newly limited partnership, or when the limited partnership is substituted by amendment as a general partner, then the name of the limited partnership shall be written, typed or printed in the space for the general partner on the certificate of authority or amendments to the certificate.

(Source: Amended at ____ Ill. Reg. ____, effective ____)

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NOTICE OF ADOPTED RULES

1) Heading of Part: Governor's Agricultural Heritage Award

2) Code Citation: 8 Ill. Adm. Code 305

3) Section Numbers: Adopted Action:
 305.10 Adopted
 305.20 Adopted
 305.30 Adopted
 305.40 Adopted
 305.50 Adopted
 305.60 Adopted
 305.70 Adopted

4) Statutory Authority: Section 40.40 of the Civil Administrative Code of Illinois, Ill. Rev. Stat. 1991, ch. 127, par. 40.40, as amended by (P.A. 87-152, effective January 1, 1992).

5) Effective Date of Rules: August 26, 1992

6) Does this rulemaking contain an automatic repeal date? No

7) Does this proposed rule contain incorporations by reference?
 No

8) Date Filed in Agency's Principal Office: August 14, 1992

9) Notices of Proposal Published in Illinois Register:
 May 29, 1992, Ill. Reg. 7949

10) Has JCAR issued a Statement of Objections to these rules?
 No

11) Differences between proposal and final version: None

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will this rule replace an emergency amendment in effect? No

14) Are there any amendments pending on this Part? No

15) Summary and Purpose of Rules:

These rules implement the Governor's Agricultural Heritage Award Act. The adopted rules identify candidate eligibility, application requirements, selection criteria and the selection process. Fees for candidate nomination are also stated.

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NOTICE OF ADOPTED RULES

- 16) Information and questions regarding this adopted rules shall be directed to:

Name: Barbara McGuire
 Address: Illinois Department of Agriculture
 State Fairgrounds, Springfield,
 Illinois 62794-9281
 Telephone: 217/782-8362

The full text of Adopted Rules begins on the next page:

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NOTICE OF ADOPTED RULES

TITLE 8: AGRICULTURE AND ANIMALS
 CHAPTER I: DEPARTMENT OF AGRICULTURE
 SUBCHAPTER m: MARKETING PROGRAMS

PART 305

GOVERNOR'S AGRICULTURAL HERITAGE AWARD

Section

305.10	Purpose
305.20	Definitions
305.30	Eligibility
305.40	Selection Criteria
305.50	Applications
305.60	Selection Process
305.70	Application Fees

AUTHORITY: Implementing and authorized by Section 40.40 of The Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 40.40, as amended by P.A. 87-152, effective January 1, 1992).

SOURCE: Adopted at 16 Ill. Reg. 13788, effective August 26, 1992.

Section 305.10 Purpose

The purpose of the Governor's Agricultural Heritage Award program is to recognize persons for their outstanding contributions, efforts, dedication and support to Illinois agriculture.

Section 305.20 Definitions

"Award Winner" means a candidate chosen to receive the Governor's Agricultural Heritage Award.

"Candidate" means a person who has been nominated for the Governor's Agricultural Heritage Award.

"Director" means the Director of the Illinois Department of Agriculture, or a duly authorized representative.

"Person" means any individual (deceased or living), family, association, firm, corporation or other business entity.

"Selection Committee" means individuals who are appointed by the Director of Agriculture to review applications and

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select the award winner(s).

"Sponsor" means the person who nominates the candidate.

Section 305.30 Eligibility

Any person may be nominated for the Governor's Agricultural Heritage Award who has made an outstanding contribution to Illinois agriculture. An outstanding contribution includes, but is not limited to, the following: a breakthrough in livestock genetics; the implementation of an effective, measurable conservation program; the development of a new consumer product made from an agricultural commodity; or an agricultural teaching career.

Section 305.40 Selection Criteria

- a) The selection committee shall consider outstanding contributions in the field of agriculture in one or more of (but not limited to) the following areas:

- 1) Agricultural Communications
- 2) Agricultural Economics/Marketing
- 3) Agricultural Engineering
- 4) Agricultural Genetics
- 5) Animal Science
- 6) Biotechnology
- 7) Conservation Practices
- 8) Crop Science
- 9) Environmental Practices
- 10) Fertilizer and Chemicals
- 11) Food Science
- 12) Horticulture
- 13) Legal and Legislative
- 14) Education or Extension
- 15) Research

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- 16) Product Development

- 17) Person who has been involved in production agriculture consecutively for 50 or more years

- b) Major contribution shall have been accomplished in Illinois.

- c) In addition, the Selection Committee shall consider the accomplishment or combination of accomplishments of the candidate regarding agriculture or the agricultural industry that may be of a personal nature, such as the enhancement of community relations or an active involvement in agriculture.

Section 305.50 Applications

- a) Applications for the Governor's Agricultural Heritage Award shall be available July 1 of each year through agricultural organizations and the Illinois Department of Agriculture. Publicity concerning the program and applications will be disseminated beginning July 1 of each year.

- b) Sponsor shall provide the name, address, telephone number of the candidate, and a description of the contribution with the time frame in which it was accomplished. Letters of support from the sponsor and any other persons may be included with the application.

- c) Application deadline shall be November 1 of each year.

- d) Applications and the required fee are to be returned to the Illinois Department of Agriculture, Division of Marketing and Promotion, P.O. Box 19281, State Fairgrounds, Springfield, Illinois 62794-9281.

Section 305.60 Selection Process

- a) The Director shall appoint a Selection Committee consisting of three agricultural/agri-business representatives, two government representatives and one education representative.

- b) The Selection Committee shall meet within 60 days following the application deadline to review all applications received prior to the deadline and select award winner(s).

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- c) No more than 10 award winners shall be selected each year. Of the ten awards, up to two awards will be presented to persons who have been involved in production agriculture consecutively for 50 or more years.
- d) All sponsors and award winner(s) shall be notified in writing of the actions of the Selection Committee within 90 days after the application deadline. The award winners shall be recognized at an awards ceremony. The Director shall set the date, time and place for such ceremony.

Section 305.70 Application Fees

The applications for the Governor's Agricultural Heritage Award shall be accompanied by a \$45 fee. This application fee is non-refundable.

DEPARTMENT OF AGRICULTURE

NOTICE OF ADOPTED RULES

- 1) Heading of Part: Soil Amendments
- 2) Code Citation: 8 Ill. Adm. Code 211
- 3) Section Numbers: Adopted Action:
 211.10 Adopted
 211.20 Adopted
 211.30 Adopted
 211.40 Adopted
 211.50 Adopted
 211.60 Adopted
 211.70 Adopted
 211.80 Adopted
- 4) Statutory Authority: Sections 15, 20, 25, 30, 35, 45 and 50 of the Soil Amendment Act (P.A. 87-0394, effective September 10, 1991).
- 5) Effective Date of Rules: August 26, 1992
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this proposed rule contain incorporations by reference?
 No
- 8) Date Filed in Agency's Principal Office: August 14, 1992
- 9) Notices of Proposal Published in Illinois Register:
 May 29, 1992, Ill. Reg. 7955
- 10) Has JCAR issued a Statement of Objections to these rules?
 No
- 11) Differences between proposal and final version: All references to "fees" have been deleted due to a discrepancy between the Act and the proposed Rules. (see attached Agreements)
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this rule replace an emergency amendment in effect? No
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of Rules:
 These rules implement the Soil Amendment Act. The adopted rules identify who must register a soil amendment product

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and establish the procedure for doing so.

The Rules identify products which are exempt from registration. Registered products must meet labeling requirements for active and inert ingredients as set forth in the Act and in the Rules.

Required reports and records are outlined in the Rules. Methods for determining any deficiencies in the guaranteed analysis and penalties which will be assessed are also stated.

The Rules establish which unwanted crop seeds and weed seeds constitute an adulterated soil amendment if present in the product.

16) Information and questions regarding these adopted rules

shall be directed to:
Name: Barbara McGuire
Address: Illinois Department of Agriculture
State Fairgrounds, Springfield,
Illinois 62794-9281
Telephone: 217/782-8362

The full text of Adopted Rules begins on the next page:

NOTICE OF ADOPTED RULES

TITLE 8: AGRICULTURE AND ANIMALS
CHAPTER I: DEPARTMENT OF AGRICULTURE
SUBCHAPTER e: FERTILIZERS

PART 211
SOIL AMENDMENTS

Section 211.10	Registration
211.20	Substantiation Requirements
211.30	Reports and Records
211.40	Label Requirements
211.50	Deficient Analysis and Penalties
211.60	Exempted Products
211.70	Adulteration
211.80	Administrative Hearings

AUTHORITY: Authorized by and implementing the Soil Amendment Act (P.A. 87-0394, effective September 10, 1991).

SOURCE: Adopted at 16 Ill. Reg. 13794, effective August 26, 1992.

Section 211.10 Registration

- Each separately identified product shall be registered before being distributed in this State. The application for registration shall be submitted to the Department on the form furnished by the Director and shall be accompanied by a non-refundable fee of \$250 per product. Each person who registers a soil amendment shall submit to the Department a copy of labels and advertising literature with the registration request for each soil amendment. The Department shall require the applicant to make affirmative label and advertising disclosures if, in the absence of the disclosures, the Department determines that the label or advertising of a soil amendment is deceptive or misleading.
- A distributor shall not be required to register any brand of soil amendment which is already registered under this Act by another person, providing the label does not differ in any respect.
- If the Department finds that the applicant has fulfilled the requirements of Section 211.10, 211.20 and 211.40 of this Part and Sections 15 and 20 of the Soil Amendment Act (P.A. 87-0394, effective September 10, 1991), a registration shall be issued.
- If the Department finds that the applicant has failed to fulfill the requirements of Section 211.10, 211.20 and 211.40 of this Part and Sections 15 and 20 of the Soil Amendment Act, or the soil amendment is in violation of Sections 25 and 35 of the Act, the Department shall issue a notice of denial or cancellation of the registration.
- Any person who wishes to change the active ingredient contents or the

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recommended amount or frequency of application of a soil amendment for which the person has received a registration shall apply to the Department for an amended registration.

- f) Any person who wishes to revise the label of a soil amendment for which the person has received registration shall file the revised label with the Department prior to distributing the soil amendment bearing the revised label.

- g) No person who has been issued a registration or amended registration shall:

- 1) Transfer the registration or amended registration to another person.
- 2) Distribute or promote the distribution of the soil amendment using any performance, use or efficacy claim which exceeds that allowed by registration or amended registration or which is inconsistent with the approved product label.
- h) Issuance of registration or amended registration is neither an endorsement nor a warranty by the Department.

Section 211.20 Substantiation Requirements

As a condition to the issuance of a registration or amended registration the Department shall require that the applicant substantiate by scientific evidence:

- a) The efficacy and usefulness of the soil amendment if applied in this State at the amount and frequency recommended by the applicant.
- b) The truthfulness of any statement made on the proposed soil amendment label or in a registration or amended registration application.
- c) The Department shall require that the substantiation include replicable results of controlled experimental studies using the soil amendment, the names and qualifications of the researchers performing the studies and a complete description of the conditions and additional information concerning procedures of the studies.
- d) The Department may request assistance from any source in evaluating any substantiating evidence.

Section 211.30 Reports and Records

- a) Every person who registers a soil amendment in this State shall file with the Department on forms furnished by the Department semi-annual statements for periods ending June 30 and December 31 setting forth the number of tons of each soil amendment distributed in the State during such semi-annual period.
- b) When more than one registrant is involved in the distribution of a soil amendment product, the last registrant who distributes to a non-registrant (e.g., dealer or consumer) is responsible for reporting the tonnage, unless the reporting has been made by a prior registrant of the soil amendment product. Tonnage reports shall be filed within 30 days following each semi-annual period.
- c) Persons responsible for tonnage reporting shall maintain the

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distribution records upon which the tonnage report is based for a period of 2 years following the date the tonnage report was filed. Such records shall be available for inspection, copying and audit by the Department in accordance with Section 30 of the Soil Amendment Act.

Section 211.40 Label Requirements

- a) Soil amendments containing active or inert ingredients shall be labeled as follows:

- 1) The soil amendment label shall contain the information required by Section 20 (a) of the Soil Amendment Act.
- 2) The name and percentage by weight of each active ingredient, listed under the heading "ACTIVE INGREDIENTS". For microbiological products, the statement of active ingredients shall state the number and kind of viable microorganisms per milliliter of liquid product, or per gram of nonliquid product.
- 3) The genus of each microbiological product shall be stated. If identifiable and the product's benefits are unique to the species, a microbiological product's species shall also be stated.
- 4) The name and percentage by weight of each inert ingredient listed under the heading "INERT INGREDIENTS".
- b) Soil amendment-fertilizer combinations shall be labeled in accordance with both the Soil Amendment Act and the Illinois Fertilizer Act of 1961 (Ill. Rev. Stat. 1991, ch. 5, par. 55.1 et seq.) and the rules of this Part and 8 Ill. Adm. Code 210.
- c) Except for microbiological products, each active or inert ingredient's common name, if any, and chemical name shall be stated as listed in The Merck Index, Tenth Edition, 1983, published by Merck & Co., Inc., Rahway, New Jersey 07065. This incorporation by reference shall not include any later amendments or additions.

Section 211.50 Deficient Analysis and Penalties

- a) If the official analysis shows that any soil amendment falls short of the guaranteed analysis in any one soil amendment ingredient or in total soil amendment ingredients, a penalty shall be assessed in accordance with the following provisions:

- 1) A penalty of three times the value of the deficiency if such deficiency in any one soil amending ingredient is more than:
 - A) 20% of the guarantee on any one soil amendment in which the soil amending ingredient is guaranteed up to and including 20%.
 - B) 4% under guarantee on any one soil amendment in which the soil amending ingredient is guaranteed 20.1% and above.
- 2) A penalty of three times the value of the total soil amending ingredient deficiency shall be assessed when such total deficiency is more than 2% under the calculated total soil

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amending ingredient guaranttee.

- 3) When a soil amendment is subject to penalties under both subsections (a)(1) and (a)(2) of this Section, only the larger penalty shall be assessed.
- b) All penalties assessed under this Section shall be due and payable to the Department within thirty days after the date of written notice from the Director to the registrant. The Department shall deposit the amount of the penalty in the General Revenue Fund.
- c) For the purpose of determining commercial values to be applied under the provisions of this Section, the Department shall determine from the registrant's sales invoice the values charged for the soil amending ingredients. If no invoice is available or if the invoice fails to provide sufficient information, the Department shall use comparable products to determine values. The values so determined shall be used in determining and assessing penalties.
- d) The methods of analysis and sampling shall be those as set forth by the Association of Official Analytical Chemists, 15th Edition - 1990, Suite 400, 2200 Wilson Boulevard, Arlington, Virginia 22201-3301. This incorporation by reference shall not include any later amendments or additions.

Section 211.60 Exempted Products

- a) Composted or dried manures, mulches intended as a soil cover, potting soils, peat moss, sand, tree bark, wood shavings, vermiculite and mixes of these products are exempt from the soil amendment registration and requirements if these ingredients are prominently stated on the label and no claims of benefits deriving from use of the product are made other than loosening the soil.
- b) Adjuvants designed, labeled and promoted for improving the mixing, handling or application of fertilizers or pesticides are exempt from the soil amendment registration requirements of this Part if no statements of benefit are made beyond a precautionary label statement that the adjuvant may increase the fertilizer or pesticidal activity of products applied with it.

Section 211.70 Adulteration

- a) A soil amendment is adulterated if it contains weed seed or unwanted crop seed. Weed seeds shall be those as determined by the Association of Official Seed Analysts in Rules for Testing Seeds 1988, P.O. Box 27647, 216 West Jones Street, Raleigh, North Carolina 27611. This incorporation by reference shall not include any later amendments or additions.
- b) Unwanted crop seeds shall be any crop seed other than the crop that is being planted.
- c) Noxious weeds shall be those identified as such in the Rules for the Illinois Seed Law (8 Ill. Adm. Code 230.20 and 230.30).

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Section 211.80 Administrative Hearings

Persons adversely affected by Department action may request an administrative hearing to review such action, provided that a request for review is filed within 30 days after notification of Department action. All decisions and actions of the Department are subject to the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1991, ch. 127, par. 1001-1 et seq.) and the Department's Administrative Rules (8 Ill. Adm. Code 1) which pertain to administrative proceedings, administrative hearings, contested cases, petitions, and public disclosure of files.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: State of Illinois Dependent Care Assistance Plan

- 2) Code Citation: 80 Ill. Adm. Code 2110

- 3) Section Number: Adopted Action:

2110.30	Amendment
2110.210	Amendment
2110.440	Amendment
2110.520	Amendment
2110.610	Amendment

- 4) Statutory Authority: Implementing Sections 125 and 129(d) of the Internal Revenue Code (26 U.S.C. 125 and 129(d)), Section 63b5 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 63b5), Section 30c of the State Finance Act (Ill. Rev. Stat. 1991, ch. 127, par. 166c), and Sections 3 and 9 of the State Employees Group Insurance Act of 1971 (Ill. Rev. Stat. 1991, ch. 127, pars. 523 and 529) and authorized by Section 16 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 16).

- 5) Effective Date of Amendments: August 28, 1992

- 6) Does this rulemaking contain an automatic repeal date? No.

- 7) Do the Amendments contain incorporations by reference? No.

- 8) Date Filed in Agency's Principal Office: August 28, 1992

- 9) Notice of Proposal Published in Illinois Register:

August 30, 1991, 15 Ill. Reg. 12064

- 10) Has JCAR issued a Statement of Objections to the Amendments? No.

- 11) Differences between proposal and final version:

Section 2110.440(c) was changed to read: "Any remaining balance shall contain all applicable Employer contributions and shall be:"

Section 2110.440(c)(1). "September 30" was changed to "June 30".

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? No changes were necessary.

- 13) Will the Amendments replace an emergency rule currently in effect? No.

- 14) Are there any amendments pending on this Part? No.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

- 15) Summary and Purpose of Amendments:

Change in program forfeiture threshold to relieve administrative burden in processing distribution.

- 16) Information and questions regarding these adopted amendments shall be directed to:

Lynn Calame
618 Stratton Office Building
Springfield, IL 62706
(217)785-8675

The full text of the Adopted Amendments begins on the next page.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES
 SUBTITLE F: EMPLOYEE BENEFITS
 CHAPTER 1: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 2110
 STATE OF ILLINOIS DEPENDENT CARE ASSISTANCE PLAN

SUBPART A: INTRODUCTION AND DEFINITIONS

Section

2110.10 Summary and Purpose of Plan
 2110.20 Plan Number
 2110.30 Definitions

SUBPART B: ADMINISTRATION

Section

2110.110 Role of the Department
 2110.120 Expenses of Administration

SUBPART C: PARTICIPATION

Section

2110.210 Date of Participation
 2110.220 Insufficient Salary
 2110.230 Errors
 2110.240 Reinstatement of Former Participant (Repealed)

SUBPART D: ELECTION TO RECEIVE DEPENDENT CARE ASSISTANCE

Section

2110.310 Election Procedure
 2110.320 Irrevocability of Election
 2110.330 Maximum Dependent Care Assistance
 2110.340 Minimum Dependent Care Assistance

SUBPART E: DEPENDENT CARE ASSISTANCE ACCOUNTS

Section

2110.410 Establishment of Accounts
 2110.420 Crediting of Accounts
 2110.430 Debiting of Accounts
 2110.440 Forfeiture of Accounts

SUBPART F: PAYMENT OF DEPENDENT CARE ASSISTANCE ACCOUNTS

Section

2110.510 Claims for Reimbursement
 2110.520 Reimbursement of Participant
 2110.530 Exclusions
 2110.540 Statements

SUBPART G: TERMINATION OF PARTICIPATION

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Section
 2110.610 Termination or Death of Participant
 2110.620 Fraud

SUBPART H: MISCELLANEOUS

Section

2110.710 Non-discrimination
 2110.720 Illegality of a Particular Provision
 2110.730 Applicable Law
 2110.740 Rights Against the Employer
 2110.750 Effect on Pension
 2110.760 Effect on Social Security
 2110.770 Benefits Solely From General Assets
 2110.780 Nonassignability of Rights
 2110.790 Tax Consequences
 2110.800 Indemnification of State by Participants
 2110.810 Right to Amend and Terminate Reserved

AUTHORITY: Implementing Sections 125 and 129(d) of the Internal Revenue Code (26 U.S.C. 125 and 129(d)), Section 63b5 of the Civil Administrative Code of Illinois (111. Rev. Stat. 1991, ch. 127, par. 63b5), Section 30c of the State Finance Act (111. Rev. Stat. 1991, ch. 127, par. 166c), and Sections 3 and 9 of the State Employees Group Insurance Act of 1971 (111. Rev. Stat. 1991, ch. 127, pars. 523 and 529) and authorized by Section 16 of the Civil Administrative Code of Illinois (111. Rev. Stat. 1991, ch. 127, par. 16).

SOURCE: Emergency rules adopted at 10 Ill. Reg. 20248, effective December 1, 1986, for a maximum of 150 days; adopted at 11 Ill. Reg. 9477, effective April 30, 1987; emergency amendments at 12 Ill. Reg. 11795, effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 17283, effective October 14, 1988; emergency amendments at 13 Ill. Reg. 214, effective January 1, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 9259, effective May 31, 1989; amended at 16 Ill. Reg. 13801, effective August 28, 1992.

Section 2110.30 Definitions

- a) Wherever used in the Plan, the following terms have the following meanings and when the defined meaning is intended, the term is capitalized:

"Change in Family Status" means marriage, divorce, death of Spouse or child, birth or adoption of child, termination of employment of Spouse, or any other events which the Department determines constitute a Change in Family Status.

"Code" means the Internal Revenue Code of 1954, (26 U.S.C. 1 et seq. (1985)) and applicable regulations, or any successor statute.

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"Compensation" means wages, salaries and other Employee Compensation received by a Participant or Spouse, including the net earnings from self-employment within the meaning of Section 1402(a) of the Code.

"Department" means the Illinois Department of Central Management Services.

"Dependent Care Expenses" mean expenses incurred by a Participant which:

- are incurred for the well-being and protection of a Dependent of the Participant,
- are paid to a Dependent Care Service Provider, and
- are incurred to enable the Participant and his or her Spouse to be gainfully employed.

They may be for household services if part of the services are for the care of the Dependent.

Dependent Care Expenses do not include expenses paid or incurred for services provided by:

- a child of the Participant who is under the age of 19 at the close of the Plan Year; or
- an individual who the Participant or Spouse can claim as an exemption on his or her income tax form.

Examples of eligible expenses are:

Day care centers. Such centers must comply with all applicable laws and regulations of a State or unit of local government.

Nursery schools and pre-schools (private of public).

Before and after-school care.

Babysitters or nurses or grandparents or any other Dependent Care Service Providers inside or outside the Participant's home.

Household services. The services of a housekeeper, maid, or cook are eligible expenses if performed partly for the benefit of the Dependent.

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Work-related expenses. Any work-related expenses which allow the Participant (and Spouse, if married) to work. Examples are meals and lodging for a housekeeper and Social Security and Federal unemployment taxes paid on wages.

Examples of expenses that are not eligible are:

The cost of schooling in the first grade or higher.

Chauffeur or gardener services.

Expenses claimed on the Participant's income tax return or by another taxpayer.

Transportation related to dependent care services.

Summer camp and special instruction, i.e., dance, music, art and swimming lessons, are examples of expenses which are not eligible for Reimbursement.

Other examples of those expenses which are not eligible are those not allowed by the Internal Revenue Service for the child and dependent care credit on an income tax return.

"Dependent Care Service Provider" means a person or institution which provides care or other services described in the definition of Dependent Care Expenses above.

"Dependents" are classified as children under age 13 whom the Participant is entitled to claim as an exemption on his or her income tax form or older persons (including Spouses) who require care while the Participant or Spouse work. To qualify for the dependent care Reimbursement for persons over age 13, the following must apply:

Dependent must spend eight or more hours a day in Participant's home.

Dependent must be physically or mentally incapable of being left alone.

Dependent could be claimed as a dependent on Participant's income tax return except that the person has gross income of \$1,900 or more.

A non-custodial parent who receives an income tax exemption under 151(e) of the Code cannot claim that child as a

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NOTICE OF ADOPTED AMENDMENTS

Dependent for purposes of this Plan.

"Effective Date" means any paycheck issued after January-1 July
1 of the Plan Year.

"Employee" means an Employee of the Employer excluding independent contractors, temporary employees, and retirees who return to work for not longer than 75 days per year after they retire.

"Employer" means the State of Illinois, which includes all officers, boards, commissions, and agencies created by the Illinois Constitution, whether in the executive, legislative or judicial branch, all officers, departments, boards, commissions, agencies, institutions, authorities, universities, bodies politic and corporate of the State; and administrative units or corporate outgrowths of the State government which are created by or pursuant to statute other than units of local government and their officers, school districts and boards of election commissioners, and all administrative units and corporate outgrowths of the above as may be created by executive order of the Governor.

"Enrollment Form" means the form provided by the Department for the purpose of filing an election and Compensation reduction agreement and for making changes authorized by the Plan.

"Highly Compensated Participant" means any Participant who was in either of the following categories at any time during the current year:

an officer of the State or its administrative units or corporate outgrowths who has annual total Compensation greater than \$75,000, or
who receives Compensation in excess of \$50,000 and is in the top 20% of all State Employee salaries.

"Participant" means each Employee who participates in the Plan in accordance with Section 2110.210 of this Part.

"Pay Period" means a regular accounting period established by the State of Illinois for measuring and paying Compensation earned by Employees. A Pay Period may be monthly, semi-monthly or biweekly.

"Plan" means the State of Illinois Dependent Care Assistance Plan as set forth in these rules, and as may be amended from

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NOTICE OF ADOPTED AMENDMENTS

time to time in compliance with the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1991, ch. 127, pars. 1001 et seq.).

"Plan Year" means the 12-consecutive-month period comprising the State fiscal year beginning July 1.

"Reimbursement" means to pay a Participant in this Plan for Dependent Care Expenses from his or her dependent care assistance account.

"Spouse" means the person to whom the Participant is married. Spouse does not include a person separated from the Participant under a decree of divorce or separate maintenance.

"Termination" means the permanent severance of the Participant's employment relationship with the Employer as provided by the appropriate rules of the Employer.

- b) A pronoun or adjective in the masculine gender includes the feminine gender and the singular includes the plural, unless the context clearly indicates otherwise.

(Source: Amended at 16 Ill. Reg. 13801, effective August 28, 1992)

Section 2110.210 Date of Participation

- a) Each Employee will be eligible to participate in the Plan. Such an individual will become a Participant upon an election under this Plan to receive dependent care assistance.
- b) New Employees may become Participants upon an election to receive dependent care assistance which is made within 30 60 days of becoming an employee.
- c) Employees who experience a Change in Family Status may elect to participate at any time during the Plan Year. Such election must be made within 30 60 days of change.
- d) Elections from new employees or those who have had a Change in Family Status will be effective the first Pay Period after the Enrollment Form is completed and processed by the Department.

(Source: Amended at 16 Ill. Reg. 13801, effective August 28, 1992)

Section 2110.440 Forfeiture of Accounts

- a) The amount credited to a Participant's dependent care assistance account for any Plan Year shall be used:

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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- 1) only to reimburse the Participant for Dependent Care Expenses incurred during such Plan Year, and
- 2) only if the Participant applies for Reimbursement on or before September 30 of the next Plan Year.
- b) If any balance remains in the Participant's dependent care assistance account for any Plan Year after all Reimbursements hereunder, such balance shall not be carried over to reimburse the Participant for Dependent Care Expenses incurred during a subsequent Plan Year, and shall not be available to the Participant in any other form or manner.
- c) ~~Such balance~~ Any remaining balance shall contain all applicable Employer contributions and shall be:
 - 1) distributed to all Plan Participants of record as of September June 30 equally as additional Compensation unless
 - 2) such balance is less than \$5 \$25 times the number of Participants in which case the balance will be transferred to the General Revenue Fund.

- d) Such distribution to all Plan Participants shall be before December 31.

(Source: Amended at 16 Ill. Reg. 13801, effective August 28, 1992)

Section 2110.520 Reimbursement of Participant

- a) The Department shall reimburse the Participant from the Participant's dependent care assistance account for Dependent Care Expenses incurred during the Plan Year for which the Participant submits documentation in accordance with Section 2110.510 of this Part.
- b) The Reimbursement schedule will be established by the Department in a manner that allows the Participant to receive Reimbursement no less than once a month.
- c) No Reimbursement under this Section shall at any time exceed the balance of the Participant's dependent care assistance account for the Plan Year at the time of the Reimbursement.
 - 1) The Participant will be notified of any amount of any Dependent Care Expenses not reimbursed as a result of the preceding sentence.
 - 2) The Participant must submit a new claim to receive Reimbursement of the amount not previously reimbursed.

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- d) The Department will reimburse Participants who have filed claims in the prescribed manner;
 - 1) at least once a month if the claim equals or exceeds \$50 \$20, and if there is enough money in the account,
 - 2) at least once the twelfth month (or the final month of an Employee's participation) regardless of the amount.

(Source: Amended at 16 Ill. Reg. 13801, effective August 28, 1992)

Section 2110.610 Termination or Death of Participant

- a) In the event that a Participant terminates State service or dies, the Participant's participation shall terminate. Eligible expenses will include only those expenses incurred through the date of the last pay period in which deductions were made.
- b) ~~The Department will pay any remaining balance to the Participant (or his or her estate) in a lump sum as additional taxable compensation.~~
- e)b) If the Participant returns to State service the same Plan Year, the Participant can re-enroll in accordance with provisions of Section 2120.210 of this Part.

(Source: Amended at 16 Ill. Reg. 13801, effective August 28, 1992)

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- 1) The Heading of the Part: State of Illinois Medical Care Assistance Plan
- 2) Code Citation: 80 Ill. Adm. Code 2120
- 3) Section Number:
- | | |
|----------|------------------------|
| 2120.30 | <u>Adopted Action:</u> |
| 2120.210 | Amendment |
| 2120.220 | Amendment |
| 2120.310 | Amendment |
| 2120.440 | Amendment |
| 2120.510 | Amendment |
| 2120.520 | Amendment |
| 2120.610 | Amendment |

4) Statutory Authority: Implementing Sections 105(h), 125, and 213(d) of the Internal Revenue Code (26 U.S.C. 105 (h), 125, and 213(d)), Section 63b5 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 63b5), Section 30c of the State Finance Act (Ill. Rev. Stat. 1991, ch. 127, par. 166c), and Sections 3 and 9 of the State Employees Group Insurance Act of 1971 (Ill. Rev. Stat. 1991, ch. 127, pars. 523 and 529) and authorized by Section 16 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 16).

5) Effective Date of Amendments: August 28, 1992

6) Does this rulemaking contain an automatic repeal date? No.

7) Do the Amendments contain incorporations by reference? No.

8) Date Filed in Agency's Principal Office: August 28, 1992

9) Notice of Proposal Published in Illinois Register:

August 30, 1991, 15 Ill. Reg. 12074

10) Has JCAR issued a Statement of Objections to the Amendments? No.

11) Differences between proposal and final version:

Section 2120.220(a). "s" in "section" was changed to upper case letter. Updated all statutory citations to the 1991 edition of the Illinois Revised Statutes.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.

13) Will the Amendments replace an emergency rule currently in effect? No.

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14) Are there any amendments pending on this Part? No.

15) Summary and Purpose of Amendments:

Expanding employee program to allow more eligible expenses; change in program forfeiture threshold to relieve administrative burden in processing distribution.

16) Information and questions regarding these adopted amendments shall be directed to:

Lynn Calame
618 Stratton Office Building
Springfield, IL 62706
(217)785-8675

The full text of the Adopted Amendments begins on the next page.

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NOTICE OF ADOPTED AMENDMENTS

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES

SUBTITLE F: EMPLOYEE BENEFITS

CHAPTER 1: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 2120

STATE OF ILLINOIS MEDICAL CARE ASSISTANCE PLAN

SUBPART A: INTRODUCTION AND DEFINITIONS

Section

2120.10 Summary and Purpose of Plan
2120.20 Plan Number
2120.30 Definitions

Section

2120.110 Role of the Department
2120.120 Expenses of Administration

SUBPART B: ADMINISTRATION

SUBPART C: PARTICIPATION

Section

2120.210 Date of ~~Participation~~ Participation
2120.220 Insufficient Salary
2120.230 Errors

SUBPART D: ELECTION TO RECEIVE MEDICAL CARE ASSISTANCE

Section

2120.310 Election Procedure
2120.320 Irrevocability of Election
2120.330 Maximum Medical Care Assistance
2120.340 Minimum Medical Care Assistance

SUBPART E: MEDICAL CARE ASSISTANCE ACCOUNTS

Section

2120.410 Establishment of Accounts
2120.420 Crediting of Accounts
2120.430 Debiting of Accounts
2120.440 Forfeiture of Accounts

SUBPART F: PAYMENT OF MEDICAL CARE ASSISTANCE ACCOUNTS

Section

2120.510 Claims for Reimbursement
2120.520 Reimbursement of Participant
2120.530 Exclusions
2120.540 Statements

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SUBPART G: TERMINATION OF PARTICIPATION

Section

2120.610 Termination or Death of Participant
2120.620 Fraud

SUBPART H: MISCELLANEOUS

Section

2120.710 Non-discrimination
2120.720 Illegality of Particular Provision
2120.730 Applicable Law
2120.740 Effect on Pension
2120.750 Effect on Social Security
2120.760 Benefits Solely From General Assets
2120.770 Nonassignability of Rights
2120.780 Tax Consequences
2120.790 Indemnification of State by Participants
2120.800 Right to Amend and Terminate Reserved

AUTHORITY: Implementing Sections 105(h), 125, and 213(d) of the Internal Revenue Code (26 U.S.C. 105 (h), 125, and 213(d)), Section 63b5 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 63b5), Section 30c of the State Finance Act (Ill. Rev. Stat. 1991, ch. 127, par. 166c), and Sections 3 and 9 of the State Employees Group Insurance Act of 1971 (Ill. Rev. Stat. 1991, ch. 127, pars. 523 and 529) and authorized by Section 16 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 16).

SOURCE: Emergency rules adopted at 12 Ill. Reg. 11810, effective July 1, 1988, for a maximum of 150 days; adopted at 12 Ill. Reg. 17296, effective October 17, 1988; amended at 14 Ill. Reg. 18998, effective November 14, 1990; amended at 16 Ill. Reg. 13811, effective August 28, 1992.

Section 2120.30 Definitions

- a) Wherever used in the Plan, the following terms have the following meanings and when the defined meaning is intended, the term is capitalized:

"Change in Family Status" means marriage, divorce, death of Spouse or dependent, birth or adoption of child, commencement or termination of employment of Spouse, significant change in cost or benefits coverage of the Participant or Spouse due to the Spouse's employment, switch from full-time to part-time status of Spouse, or from part-time to full-time, or unpaid leave of absence of Participant or Spouse, or any other events which the Department determines constitute a Change in Family Status.

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"Code" means the Internal Revenue Code of 1954 (26 U.S.C. 1 et seq. (1985)) and applicable regulations, or any successor statute.

"Compensation" for purposes of this Plan is defined under Code Section 414. It means wages, salaries and other Employee Compensation received by a Participant as reported on the Participant's W-2 from this Employer. For purposes of discrimination testing, it may include or exclude all amounts not currently includible in the Participant's gross income.

"Department" means the Illinois Department of Central Management Services.

"Dependent" means a Participant's spouse, unmarried child, or other person as defined in the State Employees Group Insurance Act of 1971 as amended (111 Rev. Stat. 1989, ch. 127, par. 521 et seq.) within the meaning of Internal Revenue Code Sections 152 and 213(d)(5).

"Discriminatory Excess" is the excess of any "Highly Compensated Participant" over the highest permitted benefit.

"Effective Date" means any paycheck issued after July 1 of the Plan Year.

"Eligible Employee" means any Employee working full-time or not less than half-time who is eligible to participate in the Health Plan authorized by the State Employees Group Insurance Act of 1971 as amended. It includes those Employees who have lost eligibility to participate in the Health Plan because of a reduction in hours worked but chosen continuation coverage through payroll deduction as authorized by the Consolidated Omnibus Budget Reconciliation Act (COBRA) (P.L. 99-272) as long as there is no break in coverage or payroll deductions. An Eligible Employee of the Employer excludes independent contractors, temporary employees, and retirees who return to work for not longer than 75 days per year after they retire.

"Employee" means an Employee of the Employer excluding independent contractors and retirees who return to work for not longer than 75 days per year after they retire.

"Employer" means the State of Illinois, which includes all officers, boards, commissions, and agencies created by the Illinois Constitution, whether in the executive, legislative or judicial branch, all officers, departments, boards, commissions, agencies, institutions, authorities, universities, bodies

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politic and corporate of the State; and administrative units or corporate outgrowths of the State government which are created by or pursuant to statute other than units of local government and their officers, school districts and boards of election commissioners, and all administrative units and corporate outgrowths of the above as may be created by executive order of the Governor.

"Enrollment Form" means the form provided by the Department for the purpose of filing an election and Compensation reduction agreement and for making changes authorized by the Plan.

"Highly Compensated Participant" means any Participant who was in either the following categories at any time during the current Plan Year:

an Employee of the State or its administrative units or corporate outgrowths who has annual total Compensation greater than \$75,000 or any other amount established by the Internal Revenue Service, or

who receives Compensation in excess of \$50,000 or any other amount established by the Internal Revenue Service and is in the top 20% of all State Employee salaries.

"Medical Care Expense" means any expense incurred by a Participant or Dependent of the Participant which was paid toward a co-insurance or deductible assessed toward a service covered under the Health Plan authorized by the State Employees Group Insurance Act of 1971 as amended (111 Rev. Stat. 1989, ch. 127, par. 521 et seq.) or which was paid for certain other services for a medical service expense eligible under Internal Revenue Code Section 213(d).

The eligible medical expenses include:

- expenses incurred as a result of assessment of a deductible or co-insurance requirement on services covered by the self-insured State Quality Care Health Plan or a Health Maintenance Organization (HMO) with which the Department contracts; and

dental services not covered under the State Health Plan; and

amounts paid for annual physicals; and

amounts paid for periodic physicals, vaccinations, and immunizations for babies up to three years of age; and

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~~expenses-allowed-in-Code-Section-213-unless-otherwise provided-in-this-Part.~~

Expenses that result in a double deduction for tax purposes are not eligible are: For example,

~~Abortions; and~~

~~Weight-loss-clinic-fees; and~~

~~Non-prescribed-drugs; and~~

~~Prepayment-for-medical-services-that-will-be reimbursed-or-refunded; and~~

~~Premiums for health insurance coverage carried by a the employee, spouse or dependent; and~~

~~Premiums for other health coverage carried by the Participant; and~~

~~Medical-Care-Expenses-for-smoking-cessation-programs and-other-expenses-specifically-disallowed-by-Code Section-213-or-a-court-of-law.~~

"Participant" means each Employee who participates in the Plan in accordance with Section 2120.210 of this Part.

"Pay Period" means a regular accounting period established by the State of Illinois for measuring and paying Compensation earned by Employees. A Pay Period may be monthly, semi-monthly or biweekly.

"Plan" means the State of Illinois Medical Care Assistance Plan as set forth in these rules, and as may be amended from time to time in compliance with the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1991, ch. 127, pars. 1001 et seq.).

"Plan Year" means the 12-consecutive-month period comprising the State fiscal year.

"Reimbursement" means to pay a Participant in this Plan for Medical Care Expenses from his or her medical care assistance account.

"Spouse" means the person to whom the Participant is married. Spouse does not include a person separated from the Participant under a decree of divorce or separate maintenance.

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"State Employees Group Health Plan" means the Health Plan administered by the Department as authorized in the State Employees Group Insurance Act of 1971 as amended.

"Termination" means the permanent severance of the Participant's employment relationship with the Employer as provided by the appropriate rules of the Employer.

- b) a pronoun or adjective in the masculine gender includes the feminine gender and the singular includes the plural, unless the context clearly indicates otherwise.

(Source: Amended at 16 Ill. Reg. 13811, effective August 28, 1992)

Section 2120.210 Date of Participant's Participation

- a) An Eligible Employee will become a Participant upon an election under this Plan to receive medical care assistance.

- b) New Eligible Employees may become Participants upon an election to receive medical care assistance which is made within 90 days of becoming an Employee.

- c) Employees who are eligible because they have chosen continuation coverage as authorized by COBRA must continue their medical assistance deductions. Otherwise, they will be considered revoked as described in Section 2120.220.

- d) Eligible employees who experience a Change in Family Status may elect to participate at any time within the Plan Year. Such election must be made within 90 days of the change.

- e) Elections from new Employees or those who have had a Change in Family Status will be effective the first Pay Period after the Enrollment Form is completed and processed by the Department.

(Source: Amended at 16 Ill. Reg. 13811, effective August 28, 1992)

Section 2120.220 Insufficient Salary

- a) Participation can only be through payroll deduction + except as specifically allowed in this Section.

- b) In the event the Comptroller fails to make a deposit in the Participant's account because there are inadequate funds to satisfy the Participant's elected deduction, the Participant's deduction will be revoked.

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- c) The revoked Participant described in this Section can request Reimbursement of Medical Care Expenses in accordance with Subpart F of this Part.

- d) The revoked Participant described in this Section can re-enroll the next election period in accordance with Section 2120.310 of this Part.

(Source: Amended at 16 Ill. Reg. 13811, effective August 28, 1992)

Section 2120.310 Election Procedure

- a) An Employee may elect to receive medical care assistance under this Plan by making an election and Compensation reduction agreement on an Enrollment Form provided by the Department.
- b) The enrollment period will be at a time to be determined by the Department prior to the beginning of the Plan Year. The enrollment period shall be sufficient to allow employees to enroll in the Plan and shall in no case be less than 30 days prior to the beginning of the Plan Year.

- c) Employees must participate for a full 12-month period. Participants who terminate or revoke may ~~prepay the contributions for the balance of the plan year or any of the final payrolls~~ continue participation by making the elected monthly deduction via a personal check or money order. As such payments are not made through payroll deduction, no tax benefits are allowed. If continuation is not elected, eligible expenses will include only those expenses incurred through the date of the last pay period in which deductions were made.

- d) The election must be for a specified dollar amount evenly divisible by the number of Pay Periods in the Plan Year.

- e) The Participant must re-enroll each year to continue participation.

(Source: Amended at 16 Ill. Reg. 13811, effective August 28, 1992)

Section 2120.440 Forfeiture of Accounts

- a) The amount credited to a Participant's medical care assistance account for any Plan Year shall be used:

- 1) only to reimburse the Participant for Medical Care Expenses incurred during such Plan Year, and

- 2) only if the Participant applies for Reimbursement on or before December 31 of the next Plan Year.

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- b) If any balance remains in the Participant's medical care assistance account for any Plan Year after all Reimbursements hereunder, such balance shall not be carried over to reimburse the Participant for Medical Care Expenses incurred during a subsequent Plan Year, and shall not be available to the Participant in any other form or manner.
- c) Such balance shall be used to reimburse the Medical Care Assistance Plan for any reimbursements to Participants in excess of deposits that were not recovered as provided in Section 2120.610 of this Part.

- d) Any remaining balance shall contain all applicable Employer contributions and shall be:

- 1) distributed to all the year's Plan Participants of record as of June 30 equally as additional Compensation by the Department unless

- 2) such balance is less than \$5 ~~125~~ times the number of Participants in which case the balance will be transferred to the General Revenue Fund.

- e) Such distribution shall be before March 31 of the next following year.

(Source: Amended at 16 Ill. Reg. 13811, effective August 28, 1992)

Section 2120.510 Claims for Reimbursement

- a) A Participant who has enrolled for a Plan Year may apply to the Department for Reimbursement of Medical Care Expenses incurred by the Participant between July 1 and June 30.

For purposes of this Part, expenses are treated as having been incurred when the Participant is provided with the medical care that gives rise to the expenses, and not when the Participant is formally billed, charged for, or pays for the medical care.

- b) New Participants may apply for Reimbursement of Medical Care Expenses incurred between the first day of the Pay Period deductions begin in accordance with Section 2120.210 of this Part and June 30.

- c) Participants who revoke participation in accordance with Sections 2120.220 and 2120.320 of this Part before the end of the Plan Year may apply for Reimbursement of Medical Care Expenses incurred between July 1 and the last day of the Pay Period there was a deduction.

- d) Participants who terminate or revoke and choose to prepay pay the contributions for the balance of the Plan Year will have coverage for the entire Plan Year and may apply for Reimbursement of Medical Care

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Expenses incurred between July 1 and the following June 30.

- e) The Participant may apply by submitting an application in writing to the Department on a claim form provided by the Department setting forth:

- 1) the amount, beginning and ending service date and nature of the expense with respect to which a benefit is requested;
- 2) the name of the person, organization or entity to which the expense was paid;
- 3) third party verification of the expense such as bills, invoices, receipts, cancelled checks or other statements showing the amounts of such expenses; and
- 4) a statement that the medical expense has not been reimbursed and is not reimbursable under any health plan coverage.

(Source: Amended at 16 Ill. Reg. 13811, effective August 28, 1992)

Section 2120.520 Reimbursement of Participant

- a) The Department shall reimburse the Participant from the Participant's medical care assistance account for Medical Care expenses incurred during the Plan Year for which the Participant submits documentation in accordance with Section 2120.510 of this Part.

- b) The Reimbursement schedule will be established by the Department in a manner that allows the Participant to receive Reimbursement no less than once a month.

- c) The Department will reimburse Participants who have filed claims in the prescribed manner:

- 1) at least once a month if the claim equals or exceeds \$50 \$20, and if there is enough money eligibility for reimbursement remaining in the account.

- 2) at least once the twelfth month (or the final month of an Employee's participation) regardless of the amount.

- d) If a Claim for Reimbursement under this Section exceeds the balance of the Participant's medical care assistance account, the Participant will be paid the amount of the claim as long as the claim is no greater than the annual election amount less any Reimbursements paid to date.

(Source: Amended at 16 Ill. Reg. 13811, effective August 28, 1992)

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Section 2120.610 Termination or Death of Participant

- a) In the event that a Participant terminates State service or dies, the Participant's participation shall terminate unless continuation of coverage as authorized by COBRA has been elected.

- b) The Department will pay any remaining balance to the Participant (or his or her estate) in a lump sum as additional taxable compensation.

- eb) If the Participant returns to State service the same Plan Year, the Participant can re-enroll in accordance with the provisions of Section 2110.210 of this Part.

- ed) If the Participant's employment status has changed from full time or half-time to a status that no longer allows participation in the State Employees Group Health Plan, the Participant will be considered revoked as described in Section 2120.220 unless the Participant has chosen continuation coverage as authorized by COBRA.

- ed) If participation continues in this Plan because of COBRA-qualification, the Participant shall be considered terminated from State service at the end of the 18-month period of COBRA-coverage or whenever COBRA-qualification ceases. The Department will pay the balance as described in Section 2120.610(b) above.

(Source: Amended at 16 Ill. Reg. 13811, effective August 28, 1992)

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- 1) The Heading of the Part: Travel
- 2) Code Citation: 80 Ill. Adm. Code 2800
- 3) Section Number:
2800.410
Adopted Action:
Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 127, pars. 148, 148-1, 148-2 and 148-3.
- 5) Effective Date of Amendment: September 1, 1992
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does the Amendment contain incorporations by reference? No.
- 8) Date Filed in Agency's Principal Office: September 1, 1992
- 9) Notice of Proposal Published in Illinois Register:
May 8, 1992, 16 Ill. Reg. 7079
- 10) Has JCAR issued a Statement of Objections to the Amendment? No.
- 11) Differences between proposal and final version:
No changes were made.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? No changes were necessary.
- 13) Will the Amendment replace an emergency rule currently in effect? No.
- 14) Are there any amendments pending on this Part? No.
- 15) Summary and Purpose of Amendment:
This amendment places a maximum monthly mortgage, installment or rental cap on reimbursement for employee owned or controlled housing. Currently, there are no limits or restrictions on how much an employee may spend or be reimbursed in a given one month while occupying employee owned or controlled housing.
- 16) Information and questions regarding this adopted amendment shall be directed to:

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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Stephen W. Seiple
720 Stratton Office Building
Springfield, IL 62706
(217)782-9669

The full text of the Adopted Amendment begins on the next page.

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NOTICE OF ADOPTED AMENDMENT

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES

SUBTITLE I: GENERAL TRAVEL CONTROL

CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES/
GOVERNOR'S TRAVEL CONTROL BOARDPART 2800
TRAVEL

SUBPART A: GENERAL

Section

2800.100 Definitions

2800.110 Application and Interpretation

SUBPART B: TRAVEL CONTROL SYSTEM

Section

2800.200 Travel Control System

2800.210 Travel Coordinator

2800.220 Travel Authority

2800.230 Government Credit Cards

2800.240 Preparation and Submission of Travel Vouchers

2800.250 Approval and Submission of Travel Vouchers

2800.260 Items Directly Billed

2800.270 Conference Registration Fees

SUBPART C: TRANSPORTATION EXPENSES

Section

2800.300 Incidental Expenses for Private and State Owned Automobiles

SUBPART D: LODGING

Section

2800.400 Conference Lodging

2800.410 Employee Owned or Controlled Housing

SUBPART E: PER DIEM MEALS

Section

2800.500 Conference Meals

SUBPART F: MISCELLANEOUS RULES

Section

2800.600 Lack of Receipts

2800.650 Headquarter Designation for Agency Heads

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SUBPART G: EXCEPTIONS TO THE RULES

Section

2800.700 Special Exceptions - Requested in Advance

2800.710 Ex Post Facto Exceptions

AUTHORITY: Implementing and authorized by Sections 12, 12-1, 12-2, and 12-3 of the State Finance Act (Ill. Rev. Stat. 1991, ch. 127, par. 148, 148-1, 148-2, and 148-3) and authorized by The Travel Regulation Council (80 Ill. Adm. Code 3000).

SOURCE: Amended March 11, 1976; amended at 2 Ill. Reg. 30, p. 215, effective August 1, 1978; new rules adopted at 4 Ill. Reg. 28, p. 155, effective July 1, 1980; old rules repealed at 4 Ill. Reg. 30, p. 1224, July 1, 1980; amended at 5 Ill. Reg. 150, effective January 1, 1981; amended at 6 Ill. Reg. 6682, effective July 1, 1982; amended at 7 Ill. Reg. 9205, effective August 1, 1983; amended at 8 Ill. Reg. 127, 130, effective January 1, 1984; amended at 8 Ill. Reg. 14243, effective August 1, 1984; codified at 8 Ill. Reg. 19350; amended at 10 Ill. Reg. 18014, effective October 6, 1986; Part repealed, new Part adopted at 12 Ill. Reg. 738, effective January 15, 1988; emergency amendment at 15 Ill. Reg. 13196, effective September 1, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 17981, effective November 27, 1991; amended at 16 Ill. Reg. 4831, effective March 12, 1992; amended at 16 Ill. Reg. 13823, effective September 1, 1992.

Section 2800.410 Employee Owned or Controlled Housing

State employees on travel status may stay in employee owned or controlled (rented, leased, etc.) property including motor homes and shall be reimbursed, upon request, for the cost of lodging not to exceed 75% of the applicable lodging rate per day. Lodging reimbursement shall not exceed the mortgage, installment or rental payment made by the employee. The monthly mortgage, installment or rental payment may be not exceeded in any given month during a fiscal year provided that \$960.00 in the city of Chicago, \$700.00 in suburban Cook County, Lake, McHenry, Kane, Will and DuPage County, and \$550.00 in the 96 downstate counties. The total reimbursement for the fiscal year shall not exceed the mortgage, installment or rental total of that fiscal year. Exceptions to the monthly mortgage, installment or rental payment allowed may be granted by the Board upon written request from the Agency Head. Once that amount is reached, further lodging reimbursement shall not be given for travel to the city or work site containing the employee owned or controlled housing. Each agency shall monitor expenses to ensure compliance with this Part and shall report to the Board when the maximum reimbursement is reached. Agencies shall report quarterly to the Board fiscal year to date expenses of employees receiving reimbursement under this provision. Prior to receiving reimbursement a statement giving the address of the property, mortgage, installment or rental payment and distance from the work site must be filed with the Board. This option is not available if other costs such as

mileage would make this a more expensive alternative.

(Source: Amended at 16 Ill. Reg. 13823, effective September 1, 1992

1) Heading of the Part: Payment and Collection of Wages or Final Compensation

2) Code Citation: 56 Ill. Adm. Code 300

3) Section Numbers: Adopted Action

300.100	Repealed
300.110	Repealed
300.120	Repealed
300.200	Repealed
300.210	Repealed
300.220	Repealed
300.230	Repealed
300.300	Repealed
300.310	Repealed
300.400	Repealed
300.410	Repealed
300.420	Repealed
300.430	Repealed
300.440	New Section
300.450	New Section
300.460	New Section
300.500	New Section
300.510	New Section
300.520	New Section
300.600	New Section
300.610	New Section
300.620	New Section
300.630	New Section
300.640	New Section
300.700	New Section
300.710	New Section
300.720	New Section
300.730	New Section
300.740	New Section
300.750	New Section
300.760	New Section
300.770	New Section
300.780	New Section
300.790	New Section
300.800	New Section
300.810	New Section
300.820	New Section
300.830	New Section
300.840	New Section
300.850	New Section
300.860	New Section
300.870	New Section
300.880	New Section
300.890	New Section
300.900	New Section
300.910	New Section
300.920	New Section
300.930	New Section

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NOTICE OF ADOPTED AMENDMENTS

300.940 New Section
300.950 New Section
300.960 New Section
300.970 New Section
300.980 New Section
300.990 New Section
300.1000 New Section
300.1010 New Section
300.1020 New Section

4) Statutory Authority: Implementing Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13 and 14 of the Illinois Wage Payment and Collection Act (Ill. Rev. Stat. 1991, Ch. 48 pars 39m-1-14)

5) Effective date of rules: September 1, 1992

6) Does this rulemaking contain an automatic repeal date? No

7) Does this proposed amendment contain incorporations by reference? Yes

8) Date filed in agency's principal office: August 17, 1992

9) Notice of Proposal Published in the Illinois Register: 16 Ill. Reg. 4626

10) Has JCER issued a Statement of Objection to this Part? No

11) Differences between the proposal and the final version:

1. Replaced "may" with "will" in Section 300.440
2. Capitalized "s" in "state" in Section 300.440(a), (b) and (c).
3. Placed a space before "CFR" and "U.S.C." in Sections 300.450(b), (g) and (j).
4. Replaced "these regulations" with "This Part" in Section 300.740.
5. Cross-referenced its "rules pertaining to cash advances" in Sections 300.760, 300.770 by adding the text (see Sections 300.720 and 300.750 to those Sections).
6. Cross-referenced the applicable "rules herein" it is referring to in Section 300.900(a) and (b) by adding the text "(see all of Subpart D)" after the quoted phrase in those Sections.
7. Changed the language of Section 300.500(b) to read as follows:

"A former employee shall be entitled to a proportionate share of a bonus earned by length of service, regardless of any provisions in the contract or agreement conditioning payment of the bonus upon employment on a particular date, when the employment relationship was terminated by mutual consent of the parties or by an act of the employer through no fault of the former employee."

12) Have all the changes agreed upon by the agency and JCER been made as indicated in the agreement letter issued by JCER? Yes

13) Will these amendments replace emergency amendments currently in effect? No

14) Are there any other proposed amendments pending on this Part? No

15) Summary and purpose of rules: These rules simplify the wage claims process in order to facilitate access to this process by lay persons and to inform

them of their rights under this process.

16) Information and questions regarding these adopted amendments shall be directed to:

Ann Plunkett-Sheldon, General Counsel
Illinois Department of Labor
310 South Michigan Avenue, 10th Floor
Chicago, Illinois 60604

The full text of the adopted amendments begins on the next page:

NOTICE OF ADOPTED AMENDMENT (S)

TITLE 56: LABOR AND EMPLOYMENT
CHAPTER 1: DEPARTMENT OF LABOR
SUBCHAPTER b: REGULATION OF WORKING CONDITIONS

PART 300

~~DEDUCTIONS FROM WAGES~~

PAYMENT AND COLLECTION OF WAGES OR FINAL COMPENSATION

Section	
300.100	Cash or Inventory Shortages (Repealed)
300.110	Failure to Follow Credit Card, Check-Cashing, Accounts Receivable Procedures (Repealed)
300.120	Acceptance of Disputed Paycheck (Repealed)
300.200	Cash Advance Repayment Agreement (Repealed)
300.210	Deduction Limit (Repealed)
300.220	Balance Due at Termination (Repealed)
300.230	Acceptance of Disputed Paycheck (Repealed)
300.300	Damaged Property (Repealed)
300.310	Acceptance of Disputed Paycheck (Repealed)
300.400	Return of Employer's Property (Repealed)
300.410	Deposit (Repealed)
300.420	Conditions of Return of Deposit (Repealed)
300.430	Time for Return of Deposit (Repealed)

SUBPART A: GENERAL PROVISIONS

Section	
300.440	Application
300.450	Definitions
300.460	Independent Contractor Exemption
<u>SUBPART B: WAGES OR FINAL COMPENSATION</u>	
Section	
300.500	Earned Bonuses
300.510	Earned Commissions
300.520	Earned Vacations
<u>SUBPART C: PAYMENT OF WAGES OR FINAL COMPENSATION</u>	
Section	
300.600	Direct Deposit
300.610	Gratuitous Payments at Separation
300.620	Liability of Officers and Agents
300.630	Records and Notice Requirements
300.640	Refusal to Pay Wages or Final Compensation
<u>SUBPART D: DEDUCTION FROM WAGES OR FINAL COMPENSATION</u>	
Section	

NOTICE OF ADOPTED AMENDMENT (S)

300.700	Scope of Subpart D
300.710	Burden of Proof
300.720	Written Agreement Authorizing Deductions
300.730	Cash or Inventory Shortages
300.740	Failure to Follow Credit Card, Cash Checking, or Accounts Receivable Procedures

300.750	Cash Advance Repayment Agreement
300.760	Advanced Vacation Pay
300.770	Tuition Reimbursement
300.780	Training and Educational Expenses
300.790	Cash Advance Exception
300.800	Deduction Limit
300.810	Balance Due at Termination
300.820	Damaged Property
300.830	Return of Employer's Property
300.840	Uniforms Required by an Employer
300.850	Equipment Required by an Employer
300.860	Medical Examinations and Records
300.870	Deposit
300.880	Conditions of Return of Deposit
300.890	Time for Return of Deposit
300.900	Overpayment
300.910	Deductions From Bank Accounts
300.920	Acceptance of Disputed Paycheck
300.930	Notice of Disputed Deductions

SUBPART E: INVESTIGATION OF CLAIMS FOR WAGES OR FINAL COMPENSATION

Section	
300.940	Filing of Claim and the Employer's Response
300.950	Scheduling and Notice of Investigative Hearing
300.960	Continuances
300.970	Application of the Rules of Evidence, Pleadings and Procedures in an Investigative Hearing
300.980	Attorneys and Witnesses in Investigative Hearings
300.990	Contumacious Conduct in Investigative Hearings
300.1000	Telephone Hearings
300.1010	Issuance of Administrative Subpoena
300.1020	Review of Hearing Officer Decisions

AUTHORITY: Implementing and authorized by Section 9 of the Illinois Wage Payment and Collection Act (Ill. Rev. Stat. 1991, ch. 48, par. 39m-9).

SOURCE: Filed October 16, 1975, effective October 26, 1975; codified at 8 Ill. Reg. 18488; amended at 16 Ill. Reg. 13828, effective September 1, 1992.

Section 300.100 Cash or Inventory Shortages (Repealed)

~~Cash--and/or--inventory shortages may not be deducted from an employee's pay-in~~

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any case. Any written agreement permitting an employer to make such deductions is in violation of section 9 of the Wage Payment and Collection Act (Ill. Rev. Stat. 1983, ch. 48, par. 39m-1 et seq.).

(Source: Repealed at 16 Ill. Reg. 13828, effective September 1, 1992.)

Section 300.110 Failure to Follow Credit Card, Check-Cashing, Accounts Receivable Procedures (Repealed)

These regulations also will apply to shortages incurred as a result of failure to follow proper credit card, check-cashing or accounts receivable procedures.

(Source: Repealed at 16 Ill. Reg. 13828, effective September 1, 1992.)

Section 300.120 Acceptance of Disputed Paycheck (Repealed)

Acceptance by an employee of a disputed paycheck will not be considered evidence that the employee has agreed to the deduction in question.

(Source: Repealed at 16 Ill. Reg. 13828, effective September 1, 1992.)

Section 300.200 Cash Advance Repayment Agreement (Repealed)

If a cash advance is to be repaid through payroll deductions, both the employer and the employee must sign an agreement specifying the amount of the advance, the repayment schedule, and the method of repayment.

(Source: Repealed at 16 Ill. Reg. 13828, effective September 1, 1992.)

Section 300.210 Deduction Limit (Repealed)

No such agreement shall provide for a repayment schedule of more than 15% of an employee's gross wages per paycheck.

(Source: Repealed at 16 Ill. Reg. 13828, effective September 1, 1992.)

Section 300.220 Balance Due at Termination (Repealed)

If, upon termination, an employee owes an amount greater than 15% of gross wages, that amount may be withheld from the employee's final compensation, but only if such an arrangement was included in the agreement signed when the advance was made.

(Source: Repealed at 16 Ill. Reg. 13828, effective September 1, 1992.)

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Section 300.230 Acceptance of Disputed Paycheck (Repealed)

The acceptance by an employee of a disputed paycheck will not be considered evidence that the employee has agreed to the deduction in question.

(Source: Repealed at 16 Ill. Reg. 13828, effective September 1, 1992.)

Section 300.300 Damaged Property (Repealed)

A financial loss suffered by an employer due to damage to his property or to that of a customer or client may not be deducted from an employee's pay in any case. Any written agreement permitting an employer to make such deductions is in violation of section 9 of the Wage Payment and Collection Act (Ill. Rev. Stat. 1983, ch. 48, par. 39m-9).

(Source: Repealed at 16 Ill. Reg. 13828, effective September 1, 1992.)

Section 300.310 Acceptance of Disputed Paycheck (Repealed)

Acceptance by an employee of a disputed paycheck will not be considered evidence that the employee has agreed to the deductions in question.

(Source: Repealed at 16 Ill. Reg. 13828, effective September 1, 1992.)

Section 300.400 Return of Employer's Property (Repealed)

In no case shall an employer withhold all or part of the final compensation due an employee while the employer awaits return of property in the possession of the employee. Any written agreement which permits such withholding is in violation of section 9 of the Wage Payment and Collection Act (Ill. Rev. Stat. 1983, ch. 48, par. 39m-9).

(Source: Repealed at 16 Ill. Reg. 13828, effective September 1, 1992.)

Section 300.410 Deposit (Repealed)

An employer may request that a deposit be paid on a particular piece of property, but such a deposit may not be deducted from the employee's wages without the employee's express written consent.

(Source: Repealed at 16 Ill. Reg. 13828, effective September 1, 1992.)

Section 300.420 Conditions of Return of Deposit (Repealed)

A deposit must be returned to the employee along with any final compensation.

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provided the employee has returned the property on which the deposit was paid.
(Source: Repealed at 16 Ill. Reg. 13828, effective September 1, 1992.)

Section 300.430 Time for Return of Deposit (Repealed)

if property is returned after all other final compensation has been paid, the deposit on the property must be given to the employee immediately upon return of the property, if possible, but in no case later than the next regular payday.

(Source: Repealed at 16 Ill. Reg. 13828, effective September 1, 1992.)

SUBPART A: GENERAL PROVISIONS

Section 300.440 Application

The Department will assist an individual in his/her claim for wages or final compensation when:

- The claim concerns work performed within the State of Illinois, but not when the claim concerns sporadic work performed in Illinois for an employer located outside of Illinois.
- The claim concerns work performed outside the State of Illinois if the specified employer is located within Illinois or the contract for hire was entered into in this state, but not when the claim is filed by an employee whose permanent work station was outside the State of Illinois and who performed a substantial portion of his/her duties outside Illinois.
- The claim is filed by an employee whose permanent work station and employer is outside the State of Illinois and who performed a substantial portion of his/her duties outside of Illinois when the claim is within the jurisdiction of a state that has a reciprocal agreement with the Department in accordance with Section 7 of the Act.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992.)

Section 300.450 Definitions

Except for the terms set forth in Section 2 of the Wage Payment and Collection Act, all other terms used in this Part 300 shall have the meanings as set forth herein.

- "Act" means the Wage Payment and Collection Act, as amended (Ill. Rev. Stat. 1991, ch. 48, pars 39m-1 et seq.).
- "Administrative employee" means an employee as defined by Section 13(a)(1) of the Fair Labor Standards Act of 1938 (29 U.S.C. 213(a)(1)) and regulations promulgated thereunder (29 CFR Part 541 (1992, no

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- subsequent dates or editions), as amended at 56 FR 8251).
- "Claim" means a signed application alleging a violation of the Act, accompanied by supporting documentation required by the Department.
- "Claimant" means any person who submits a claim.
- "Day" means a calendar day.
- "Department" means the Illinois Department of Labor, its director, and his/her authorized representatives.

"Executive employee" means an employee as defined by Section 132(a)(1) of the Fair Labor Standards Act of 1938 (29 U.S.C. 213(a)(1)) and regulations promulgated thereunder at 29 CFR Part 541 (1992, no subsequent dates or editions), as amended at 56 FR 8251.

"Hearing Officer" means an individual authorized by the Department to determine the merits of claims alleging violations of the Act.

"Party" means a claimant and any employer whose payment of wages or final compensation is in question.

"Professional employee" means an employee as defined by Section 13(a)(1) of the Fair Labor Standards Act of 1938 (29 U.S.C. 213(a)(1)) and regulations promulgated thereunder at 29 CFR Part 541 (1992, no subsequent dates or editions), as amended at 56 FR 8251.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992.)

Section 300.460 Independent Contractor Exemption

a) All three conditions enumerated in Section 2 of the Act must be satisfied for the independent contractor exemption to apply. For purposes of Section 2 of the Act:

- "Control" means the existence of general control or right to general control, even though the details of work are left to an individual's judgment.
- "An independently established trade, occupation, profession or business" means the individual performing the services has a proprietary interest in such business, to the extent that he/she operates the business without hindrance from any other person and, as the enterprise's owner, may sell or otherwise transfer the business.

b) An individual may be an employee without being entirely dependent upon his/her relationship with a specified employer for his/her livelihood. A person engaged in other occupations may be an employee of a specified employer even though he/she only worked intermittently or part time.

c) In determining whether this exemption applies, the Department shall consider the actual, rather than the alleged, relationship between an employer and a claimant; designations and terminology used by the parties are not controlling nor is the claimant's status for tax purposes controlling.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992.)

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SUBPART B: WAGES OR FINAL COMPENSATION

Section 300.500 Earned Bonuses

- a) A claim for an earned bonus arises when an employee performs the requirements for a bonus set forth in a contract or an agreement between the parties.
- b) A former employee shall be entitled to a proportionate share of a bonus earned by length of service, regardless of any provision in the contract or agreement conditioning payment of the bonus upon employment on a particular date, when the employment relationship was terminated by mutual consent of the parties or by an act of the employer through no fault of the former employee.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.510 Earned Commissions

- a) Absent an express agreement to the contrary, an employee who is the procuring cause of a sale or other transaction is entitled to commission, notwithstanding the fact that the sale or other transaction was consummated by the principal personally or through another agent.
- b) Where the employer and employee agree that the employee is to be advanced a commission in anticipation of a particular sale, and the sale is subsequently voided, the employer may not deduct from the employee's wages any amount greater than the amount of the commission previously advanced on that particular sale.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.520 Earned Vacations

- a) Whenever an employment contract or an employment policy provides for paid vacation earned by length of service, vacation time is earned pro rata as the employee renders service to the employer.
- b) Oral promises, handbooks, memoranda, and uniform patterns of practice may create a duty to pay the monetary equivalent of earned vacation.
- c) Claims for vacation pay must be brought to the Department within three years from the date the vacation is earned.
- d) Nothing in this provision shall be construed to reduce or impair the right of the claimant to maintain a civil action to recover additional vacation pay found due by such courts.
- e) An employment contract or an employer's policy may require an employee to take vacation by a certain date or lose the vacation, provided that the employee is given a reasonable opportunity to take the vacation. The employer must demonstrate that the employee had notice of the

NOTICE OF ADOPTED AMENDMENT(S)

contract or policy provision.

f) The Department recognizes provisions whereby:

- 1) no vacation is earned during a limited period at the commencement of employment. The employer must demonstrate that the provision is not a subterfuge to avoid payment of vacation actually earned by length of service and, in fact, no vacation is implicitly earned or accrued during that period.
- 2) vacation is earned and accrues at an accelerating rate during the year. The provision is acceptable when the acceleration period and the changes in accrual rates are reasonable, and the policy is uniformly applied.
- 3) the employer does not have separate arrangements for vacation and sick leave. Under the provision, employees earn a certain number of "paid days off" which they can use for any purpose, including vacation and sick leave. Because employees have an absolute right to take these days off (unlike traditional sick leave where using such sick leave is contingent upon illness), the Department shall treat "paid days off" as earned vacation days.

- g) Any employer that provides paid vacation to its employees must maintain true and accurate records of the number of vacation days earned for each year and the dates on which such vacation days were taken and paid.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

SUBPART C: PAYMENT OF WAGES OR FINAL COMPENSATION

Section 300.600 Direct Deposit

An employer shall not make payment of wages by direct deposit unless the employee designates a bank or a financial institution.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.610 Gratuitous Payments at Separation

The Department shall apply any gratuitous payments made by an employer to an employee upon separation against any final compensation which the employer is obligated to pay. As used herein, a gratuitous payment is money given by an employer to an employee that does not arise out of a contract or agreement between the parties or an employment policy.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.620 Liability of Officers and Agents

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- a) An officer of a corporation or an agent of an employer may be personally liable under Section 13 of the Act for a claimant's wages or final compensation when the officer or agent actively asserted substantial control over the management and financial affairs of the corporation or employer.

- b) As used in Section 13 of the Act:

- 1) "Knowingly" means knowledge of the existence of facts constituting the alleged violation, rather than a knowledge of the unlawfulness of the act or omission.
- 2) "Permit" means to allow to happen or to fail to prevent.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.630 Records and Notice Requirements

- a) Every employer shall keep, for a period of not less than three years, true and accurate records of the name and address of each employee, the hours worked each day in each work week by each employee, the rate of pay, the amount paid each pay period to each employee and all deductions made from wages. Additionally, any employer that provides paid vacation to its employees must maintain true and accurate records of the number of vacation days earned for each year and the dates on which such vacation days were taken and paid for a period of not less than three years.

- b) The employer shall bear the burden of showing that it was not possible to notify the employee in writing, at the time of hiring, of the rate of pay and of the time and place of payment. "Rate of pay" shall include a description of all wages and final compensation, as defined by Section 2 of the Act and as further defined herein and hereafter.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.640 Refusal to Pay Wages or Final Compensation

- a) The duty to pay wages arises out of a contract of employment, an employment policy, or an agreement between the parties. The Department shall make a determination in accordance with Subpart E of these rules as to whether the duty to pay exists.

- b) An employer doing business at the time the duty to pay wages arises is presumed to have the ability to pay.

- c) A willful refusal to pay is a voluntary, conscious and intentional act. An employer who subordinates the wage claims of employees to the claims of other creditors has willfully refused to pay wages, in violation of the Act.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

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SUBPART D: DEDUCTION FROM WAGES OR FINAL COMPENSATION**Section 300.700 Scope of Subpart D**

Nothing in this Subpart shall be construed to permit an employer to violate the provisions of the Minimum Wage Law (Ill. Rev. Stat. 1991, ch. 48, pars. 1001 et seq.) or the Fair Labor Standards Act of 1938, as amended (29 U.S.C. 201 et seq.).

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.710 Burden of Proof

The employer shall bear the burden of establishing the applicability of any claimed exception to Section 9 of the Act.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.720 Written Agreement Authorizing Deductions

Any written agreement between employer and claimant permitting or authorizing deductions from wages must be given freely at the time the deduction is made. In the case of cash advances, the agreement may be made either at the time of the deduction or at the time of the advance itself.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.730 Cash or Inventory Shortages

Cash and/or inventory shortages shall not be deducted from an employee's pay unless the employee's express written consent is given freely at the time the deduction is made.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.740 Failure to Follow Credit Card, Check Cashing, or Accounts Receivable Procedures

This Part also will apply to shortages incurred as a result of a failure to follow proper credit card, check cashing or accounts receivable procedures.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.750 Cash Advance Repayment Agreement

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If a cash advance is to be repaid through payroll deductions, both the employer and the employee must sign an agreement specifying the amount of the advance, the repayment schedule, and the method of repayment.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.760 Advanced Vacation Pay

If an employer permits an employee to take a vacation which has not yet been earned, and the employee resigns or is terminated, the employer may not deduct the unearned vacation pay from the employee's final compensation without a written agreement as set forth in the rules pertaining to cash advances (see Sections 300.720 and 300.750).

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.770 Tuition Reimbursement

If an employer advances payment to or on behalf of the employee for the cost of tuition, textbooks and other expenses of voluntary elective educational courses, the employer may not deduct such advances from the employee's wages or final compensation without a written agreement as set forth in the rules pertaining to cash advances (see Sections 300.720 and 300.750).

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.780 Training and Educational Expenses

An employer shall not deduct expenses for training or educational courses required by the employer, even though such training or educational courses are also required by State or federal government, unless the employee's express written consent is given freely at the time the deduction is made.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.790 Cash Advance Exception

The provisions of these rules pertaining to cash advances shall not apply to funds transmitted by wire to employees who are traveling, if a signed authorization is not practicable.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.800 Deduction Limit

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No cash advance repayment agreement shall provide for a repayment schedule of more than 15% of an employee's gross wages per paycheck.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.810 Balance Due at Termination

If, upon termination, an employee owes an amount greater than 15% of gross wages, that amount may be withheld from the employee's final compensation, but only if such an arrangement was included in the agreement signed when the advance was made.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.820 Damaged Property

A financial loss suffered by an employer due to damage to his/her property or to that of a customer or client shall not be deducted from an employee's pay unless the employee's expressed written consent is given freely at the time the deduction is made.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.830 Return of Employer's Property

In no case shall an employer withhold all or part of the final compensation due an employee while the employer awaits return of property in the possession of the employee unless the employee's express written consent is given freely at the time the deduction is made.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.840 Uniforms Required by an Employer

An employer shall not deduct the cost of purchasing and/or cleaning uniforms required by the employer from an employee's wages or final compensation, unless the employee's express written consent is given freely at the time the deduction is made. Distinctive outfits or accessories, or both, intended to identify the employee with a specific employer shall be considered a uniform. If an employer requires a general type of ordinary basic street clothing to be worn, but permits variations in the detail of dress, this shall not be considered a uniform. However, when an employer requires that an employee purchase street clothes either from the employer or from a third party designated by the employer, the clothing shall be considered a uniform.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

NOTICE OF ADOPTED AMENDMENT(S)

September 1, 1992)

Section 300.850 Equipment Required by an Employer

An employer shall not deduct the cost of equipment required by the employer or by law from an employee's wages or final compensation unless the employee's express written consent is given freely at the time the deduction is made.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.860 Medical Examinations and Records

No employer shall require any employee or applicant for employment to pay the cost of medical examinations or the cost of furnishing any records of such examinations which are required by the employer as a condition of employment.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.870 Deposit

An employer may request that a deposit be paid on a particular piece of property, but such a deposit shall not be deducted from the employee's wages or final compensation unless the employee's express written consent is given freely at the time the deduction is made.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.880 Conditions of Return of Deposit

A deposit must be returned to the employee, along with any final compensation, provided the employee has returned the property on which the deposit was paid.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.890 Time for Return of Deposit

If property is returned after all other final compensation has been paid, the deposit on the property must be given to the employee immediately upon return of the property, if possible, but in no case later than the next payday.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.900 Overpayment

a) When the employee agrees that an overpayment has been made, the entire

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sum of the overpayment may be deducted on the employee's first regular payday subsequent to the payday on which the overpayment occurred. If an overpayment is not discovered until one or more paydays have passed, the employer and employee shall agree on a repayment schedule. If the employer and employee cannot agree on a repayment schedule, then the employer must comply with Section 9 of the Act and the rules herein (see all of Subpart D) and treat the overpayment as a cash advance.

b) If the employee refuses to sign such an agreement or in any way disputes the amount of overpayment or the employer's right to recoupment, no deduction shall be made unless the employer complies with the notice requirements enumerated in Section 9 of the Act and the rules herein (see all of Subpart D).

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.910 Deductions From Bank Accounts

Under no circumstances may an employer or its agents deduct or cause to be deducted disputed amounts from any banking account of the employee.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.920 Acceptance of Disputed Paycheck

Acceptance by an employee of a disputed paycheck will not be considered evidence that the employee has agreed to the deduction in question.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.930 Notice of Disputed Deductions

a) Notice by an employer of disputed deductions from wages under Section 9 of the Act shall be either typewritten or clearly handwritten and shall include: the name and last known address of the employee from whose wages or final compensation the deduction is being made; the amount that is being withheld; the reason for which the deduction is being made; the date on which payment would have been made; and the name, business address and telephone number of the employer and any officer or agent of the employer who will present the employer's position to the Department during its investigation of the deduction. Such notice shall be prominently marked "Notice of Disputed Deduction" on both the letter and the envelope and shall be mailed or delivered to the Department's Chicago office on or before the day the money is due to the employee.

b) The Department shall notify the employee of the proposed deduction and provide an opportunity for the employee to contest the deduction. The

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employee's response shall be typewritten or clearly handwritten and shall state the reason(s) why the employee contests the deduction. Such response shall be prominently marked "DISPUTED DEDUCTION RESPONSE" on both the letter and the envelope and shall be mailed or delivered to the Department's Chicago office. If the employee does not respond within 10 days after receipt of the Department's communication, the deduction shall be permitted and the Department will take no further action. Acceptance of late responses by the employee shall be at the sole discretion of the Department.

c) The Department may permit a deduction when an employer can establish by clear and convincing evidence that:

- 1) the employee is indebted to the employer in an amount equal to or greater than the amount sought to be withheld, and
- 2) it would be inequitable to require the employer to make payment to the employee prior to the employee satisfying his/her obligation to the employer.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

SUBPART E: INVESTIGATION OF CLAIMS FOR WAGES OR FINAL COMPENSATION

Section 300.940 Filing of Claim and the Employer's Response

- a) An employee may file a complaint with the Department alleging violations of the Act by submitting a signed, completed wage claim application on the form provided by the Department and by submitting copies of all supporting documentation. Complaints shall be filed within 180 days after the wages or final compensation were due.
- b) Applications shall be reviewed by the Department to determine whether there is cause for investigation. The Department will limit its investigation to reviewing the three years prior to the date the complaint was filed.
- c) When appropriate, the Department will notify the employer of the existence of the claim.
- d) The employer must remit payment of all undisputed amounts and submit a written explanation of all the amounts remaining in dispute within 10 days after receipt.
- e) The employer's response shall include the reason(s) for non-payment and any business records and other documentation to support the employer's position.
- f) Upon receipt of an employer's response disputing the claim, the Department may, when appropriate, send a copy of the employer's response to the claimant.
- g) If the employee disagrees with the employer's response, he/she must submit a response to the Department within 10 days stating his/her reasons for the disagreement. If the employee fails to submit a written response, the Department shall dismiss the claim.
- h) If the employer fails to respond within the prescribed deadlines, the

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Department shall review the information offered by the employee in order to determine whether the wages are due.

- i) The Department may consider untimely submissions by either party upon written request by the party within a reasonable period of time, if there is a showing that the delay was occasioned by good cause beyond the party's control.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.950 Scheduling and Notice of Investigative Hearing

- a) When the Department is unable to resolve a dispute upon review of the information submitted by the parties, the Department may schedule an informal investigative hearing before a Hearing Officer. The Department conducts hearings to obtain further information; to determine if any violation of the Act exists; to attempt to resolve the matter equitably; and to decide whether there is sufficient evidence to recommend court action.
- b) A written notice of hearing shall be sent to the parties not less than 10 days prior to the date of the hearing.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.960 Continuances

Parties shall be prepared to proceed at the hearing. A request by one party for a continuance will be granted prior to the hearing only if the other party agrees and the Hearing Officer grants permission. Otherwise, a request for a continuance must be made in person to the Hearing Officer at the time of the hearing and will be granted only upon a showing of good cause.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.970 Application of the Rules of Evidence, Pleadings and Procedures in an Investigative Hearing

When a Hearing Officer makes an investigation or conducts a hearing, the Hearing Officer is not bound either by the rules of evidence or by any technical or formal rules of pleading or procedure.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.980 Attorneys and Witnesses in Investigative Hearings

A party may be accompanied at an investigative hearing by his/her attorney, and by a translator, if necessary. The parties may bring witnesses to the hearing.

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but the Hearing Officer shall decide which witnesses shall be heard and the order in which they shall be heard. The Hearing Officer may exclude witnesses and other persons from the hearing when they are not giving testimony. The Hearing Officer shall conduct and control the proceedings. No tape recordings, stenographic report or other verbatim record of the hearing shall be made.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.990 Contumacious Conduct in Investigative Hearings

If any person becomes so disruptive or abusive that a full and fair hearing cannot be conducted, the Hearing Officer shall exclude the person from the hearing. The Hearing Officer, in his/her discretion, may take any of the following actions: continue the hearing without the participation of the excluded individual; render a decision based upon the evidence previously presented; dismiss the employee's claim, or strike the employer's response.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.1000 Telephone Hearings

a) The Department does not routinely hold hearings by telephone. Written requests to participate by telephone must be received by the Department's Chicago office no later than 7 days prior to the hearing date. The Request shall be prominently marked "REQUEST FOR TELEPHONE HEARING" on both the letter and the envelope. Such request shall be typewritten or clearly written and shall contain a compelling reason why the party needs to participate by telephone and the name, address and telephone number of the person to be contacted.

b) A party shall not consider its request granted unless the participant receives notice of the Department's approval prior to the hearing date by telephone or letter.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.1010 Issuance of Administrative Subpoena

The Department may issue an administrative subpoena to compel the attendance of a witness and/or the production of documents upon the Department's determination that the information to be produced by a subpoena is necessary and relevant to the Department's investigation, and that the Department cannot obtain the information by any other reasonable means.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

Section 300.1020 Review of Hearing Officer Decisions

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Requests for review of a Hearing Officer's determination must be made in writing to the Department's Chicago office, within 15 days after the decision. The request shall be prominently marked "REQUEST FOR REVIEW" on both the letter and the envelope. The request must set forth the reasons why the party believes the Hearing Officer misconstrued the evidence or misapplied the law to the facts, and any newly discovered evidence which the party could not have discovered by the hearing date or, if applicable, why the party failed to attend the hearing.

(Source: Added at 16 Ill. Reg. 13828, effective September 1, 1992)

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- 1) Heading of the Part: Organic Material Emission Standards and Limitations
- 2) Code Citation: 35 Ill. Adm. Code 215
- 3) Section Numbers: Adopted Action:
215.100 Amended
215.123 Amended
215.583 Amended
- 4) Statutory Authority: Implementing Section 10 and authorized by Sections 27, 28, and 28.2 of the Environmental Protection Act. (Ill. Rev. Stat. 1991, ch. 111½, pars. 1010, 1027, 1028, and 1028.2.)
- 5) Effective Date of Rule: August 24, 1992
- 6) Does this rulemaking contain an automatic repeal date?: No
- 7) Does this Rule contain incorporations by reference? Yes.
The amendments to Section 215.123 contain an incorporation by reference.
- 8) Date filed in Board's Principal Office: August 13, 1992
- 9) Notice of Proposal Published in Illinois Register:
16 Ill. Reg. 4682, March 27, 1992 for Section 215.100
16 Ill. Reg. 4170, March 20, 1992 for Sections 215.123 and 215.583
- 10) Has JCAR issued a Statement of Objection to these rules? No
- 11) Differences between proposal and final version:
For all three sections, minor nonsubstantive changes were made at the suggestion of the Administrative Code Division. These consist of updating the form of citations to other Parts and typographical error corrections.
- 12) Have all the changes agreed upon by the Board and JCAR been made as indicated in the agreement letter issued by JCAR?
No agreements were necessary.
- 13) Will this Rule replace an emergency Rule currently in effect? No

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- 14) Are there any other amendments pending on this Part?
- 15) Summary and Purpose of Rule:
The amendments to Section 215.100 are part of a Board proceeding removing the applicability of Part 215 to Aux Sable and Goose Lake Townships in Grundy County and Oswego Township in Kendall County. These townships will be regulated under Part 218, as discussed in the separate notice pertaining to that Part. These amendments as proposed were published separately than those amendments to Sections 215.583 and 215.123, as listed in question 9.
The amendments to Sections 215.583 are part of a plan to meet the State's obligation to provide for the implementation, maintenance, and enforcement of Stage II vapor recovery rules as required by the Clean Air Act Amendments of 1990.
The amendments to Section 215.123 are corrections to an incorporation by reference.
- 16) Information and questions regarding these adopted amendments shall be directed to:
Michelle C. Dresdow
Illinois Pollution Control Board
P.O. Box 505
DeKalb, IL 60115
(815) 753-0947
Copies of the Board's August 13, 1992 Opinions and Orders on these amendments can be obtained from the Board's Chicago Office at (312) 814-3620. Please refer to Docket R91-30 for the amendments to Sections 215.123 and 215.583. Please refer to Docket R91-28 for the amendments to Section 215.100.

The full text of the Adopted Rule begins on the next page:

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TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE B: AIR POLLUTION
CHAPTER I: POLLUTION CONTROL BOARD
SUBCHAPTER C: EMISSIONS STANDARDS AND LIMITATIONS FOR
STATIONARY SOURCES

PART 215
ORGANIC MATERIAL EMISSION STANDARDS AND LIMITATIONS

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215. Appendix B Section Into Rule Table
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215. Appendix D List of Chemicals Defining Synthetic Organic
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Effectiveness Index (TRE) Equation

AUTHORITY: Implementing Sections 9.1 and 10 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 1009.1, 1010 and 1027).

SOURCE: Adopted as Chapter 2: Air Pollution, Rule 205: Organic Material Emission Standards and Limitations, R71-23, 4 PCB 191, filed and effective April 14, 1972; amended in R77-3, 33 PCB 357, at 3 Ill. Reg. 18, p. 41, effective May 3, 1979; amended in R78-3 and R78-4, 35 PCB 75, at 3 Ill. Reg. 30, p. 124, effective July 28, 1979; amended in R80-5 at 7 Ill. Reg. 1244, effective January 21, 1983; codified at 7 Ill. Reg. 13601; Notice of Corrections at 7 Ill. Reg. 14575; amended in R82-14 at 8 Ill. Reg. 13254, effective July 12, 1984; amended in R83-36 at 9 Ill. Reg. 9114, effective May 30, 1985; amended in R82-14 at 9 Ill. Reg. 13960, effective August 28, 1985; amended in R85-28 at 11 Ill. Reg. 3127, effective February 3, 1987; amended in R82-14 at 11 Ill. Reg. 7296, effective April 3, 1987; amended in R85-21(A) at 11 Ill. Reg. 11770, effective June 29, 1987; recodified in R86-39 at

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11 Ill. Reg. 13541; amended in R82-14 and R86-12 at 11 Ill. Reg. 16706, effective September 30, 1987; amended in R85-21(B) at 11 Ill. Reg. 19117, effective November 9, 1987; amended in R86-36, R86-39, R86-40 at 11 Ill. Reg. 20829, effective December 14, 1987; amended in R82-14 and R86-37 at 12 Ill. Reg. 815, effective December 24, 1987; amended in R86-18 at 12 Ill. Reg. 7311, effective April 8, 1988; amended in R86-10 at 12 Ill. Reg. 7650, effective April 11, 1988; amended in R88-23 at 13 Ill. Reg. 10893, effective June 27, 1989; amended in R88-30(A) at 14 Ill. Reg. 3555, effective February 27, 1990; emergency amendments in R88-30(A) at 14 Ill. Reg. 6421, effective April 11, 1990, for a maximum of 150 days; amended in R88-19 at 14 Ill. Reg. 7596, effective May 8, 1990; amended in R89-16(A) at 14 Ill. Reg. 9173, effective May 23, 1990; amended in R88-30(B) at 15 Ill. Reg. 3309, effective February 15, 1991; amended in R88-14 at 15 Ill. Reg. 8018, effective May 14, 1991; amended in R91-7 at 15 Ill. Reg. 12217, effective August 19, 1991; amended in R91-10 at 15 Ill. Reg. 15595, effective October 11, 1991; amended in R89-7(B) at 15 Ill. Reg. 17687, effective November 26, 1991; amended in R91-9 at 16 Ill. Reg. 3132, effective February 18, 1992; amended in R91-24 at 16 Ill. Reg. 13555, effective August 24, 1992; amended in R91-28 and R91-30 at 16 Ill. Reg. 13849, effective August 24, 1992.

SUBPART A: GENERAL PROVISIONS

Section 215.100 Introduction

a) This Part contains standards and limitations for emissions of organic material from stationary sources located in areas other than the Chicago area counties of Cook, DuPage, Kane, Lake, McHenry, and Will, the Townships of Aux Sable and Goose Lake in Grundy County, and the Township of Oswego in Kendall County, and the Metro East area counties of Madison, Monroe, and St. Clair. Standards and limitations applying in the Chicago area are set forth in Part 35 Ill. Adm. Code 218. Standards and limitations applying in the Metro East area are set forth in Part 35 Ill. Adm. Code 219.

1) Notwithstanding any other provision of this Part, the provisions of this Part shall not apply to sources located in the Chicago area counties of Cook, DuPage, Kane, Lake, McHenry, and Will, the Townships of Aux Sable and Goose Lake in Grundy County, and the Township of Oswego in Kendall County, unless the provisions of 35 Ill. Adm.

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Code 218 applicable to such sources are voided or otherwise made ineffective pursuant to Section 218.100 of 35 Ill. Adm. Code 218.

- 2) Notwithstanding any other provision of this Part, the provisions of this Part shall not apply to sources in the Metro East area counties of Madison, Monroe and St. Clair unless the provisions of 35 Ill. Adm. Code 219 applicable to such sources are voided or otherwise made ineffective pursuant to Section 219.100 of 35 Ill. Adm. Code 219.

b) Sources subject to this Part may be subject to the following:

- 1) Permits required under 35 Ill. Adm. Code 201;
2) Air quality standards under 35 Ill. Adm. Code 243.

c) This Part is divided into Subparts which are grouped as follows:

- 1) Subpart A: General provisions;
2) Subparts B - J: Emissions from equipment and operations in common to more than one industry;
3) Subparts K - M: Emissions from use of organic material;
4) Subparts N - end: Special rules for various industry groups.

(Source: Amended at 16 Ill. Reg. 13849, effective August 24, 1992)

SUBPART B: ORGANIC EMISSIONS FROM STORAGE AND LOADING OPERATIONS

Section 215.123 Petroleum Liquid Storage Tanks

- a) The requirements of subsection (b) below shall not apply to any stationary storage tank:
- 1) Equipped before January 1, 1979 with one of the vapor loss control devices specified in Section

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215.121(b) of this Part, except Section 215.121(b)(1) of this Part;

- 2) With a capacity of less than 151.42 cubic meters;
- 3) With a capacity of less than 1,600 cubic meters (422,400 gallons) and used to store produced crude oil and condensate prior to custody transfer;
- 4) With a capacity of less than 1,430 cubicmeters (378,000 gallons) and used to store produced oil or condensate in crude oil gathering;
- 5) Subject to new source performance standards for storage vessels of petroleum liquid, 40 CFR 60, as regulations promulgated by the U.S. Environmental Protection Agency under Section 111 of the Clean Air Act (42 USC 7411), as amended incorporated by reference in Section 215.105 of this Part. THE PROVISIONS OF SECTION 111 OF THE CLEAN AIR ACT...RELATING TO STANDARDS OF PERFORMANCE FOR NEW STATIONARY SOURCES...ARE APPLICABLE IN THIS STATE AND ARE ENFORCEABLE UNDER [THE ENVIRONMENTAL PROTECTION ACT]. (Ill. Rev. Stat., ch. 111½, par. 1009.1(b)).

6) In which volatile petroleum liquid is not stored; or

7) Which is a pressure tank as described in Section 215.121(a) of this Part.

b) Subject to subsection (a) above no owner or operator of a stationary storage tank shall cause or allow the storage of any volatile petroleum liquid in the tank unless:

- 1) The tank is equipped with one of the vapor loss control devices specified in Section 215.121(b) of this Part;
- 2) There are no visible holes, tears or other defects in the seal or any seal fabric or material of any floating roof;
- 3) All openings of any floating roof deck, except stub drains, are equipped with covers, lids or

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seals such that:

- A) The cover, lid or seal is in the closed position at all times except when petroleum liquid is transferred to or from the tank;
- B) Automatic bleeder vents are closed at all times except when the roof is floated off or landed on the roof leg supports; and
- C) Rim vents, if provided, are set to open when the roof is being floated off the roof leg supports or at the manufacturer's recommended setting;
- 4) Routine inspections of floating roof seals are conducted through roof hatches once every six months;
- 5) A complete inspection of the cover and seal of any floating roof tank is made whenever the tank is emptied for reasons other than the transfer of petroleum liquid during the normal operation of the tank, or whenever repairs are made as a result of any semiannual inspection or incidence of roof damage or defect; and
- 6) A record of the results of each inspection conducted under subsection (b) (4) or (b) (5) above is maintained.

- c) Owners and operators of petroleum liquid storage tanks were required to have compliance schedules as summarized in Appendix C of this Part.

(Source: Amended at 16 Ill. Reg. 13849, effective August 24, 1992.)

SUBPART Y: GASOLINE DISTRIBUTION

Section 215.583 Gasoline Dispensing Facilities - Storage Tank Filling Operations

- a) Subject to subsection (b) below, no person shall cause or allow the transfer of gasoline from any delivery vessel into any stationary storage tank at a gasoline dispensing facility unless:

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- 1) The tank is equipped with a submerged loading pipe; and
- 2) The vapors displaced from the storage tank during filling are processed by a vapor control system that includes one or more of the following:
 - A) A vapor collection system that meets the requirements of subsection (d) (4) below; or
 - B) A refrigeration-condensation system or any other system approved by the Agency that recovers at least 90 percent by weight of all vaporized organic material from the equipment being controlled; and.
 - C) The delivery vessel displays the appropriate sticker pursuant to the requirements of Section 215.584(b) or (d) of this Part.
- b) The requirements of subsection (a) (2) above shall not apply to transfers of gasoline to a stationary storage tank at a gasoline dispensing facility if:
 - 1) The tank is equipped with a floating roof or other system of equal or better emission control as approved by the Agency;
 - 2) The tank has a capacity of less than 2000 gallons and is in place and operating before January 1, 1979;
 - 3) The tank has a capacity of less than 575 gallons; or
 - 4) The tank is not located in any of the following counties: Boone, Peoria, Rock Island, Tazewell, or Winnebago.
- c) Subject to subsection (b) above, each owner of a gasoline dispensing facility shall:
 - 1) Install all control systems and make all process modifications required by subsection (a) above;
 - 2) Provide instructions to the operator of the gasoline dispensing facility describing necessary

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maintenance operations and procedures for prompt notification of the owner in case of any malfunction of a vapor control system; and

- 3) Repair, replace or modify any worn out or malfunctioning component or element of design.
- d) Subject to subsection (b) above, each operator of a gasoline dispensing facility shall:
 - 1) Maintain and operate each vapor control system in accordance with the owner's instructions;
 - 2) Promptly notify the owner of any scheduled maintenance or malfunction requiring replacement or repair of a major component of a vapor control system;
 - 3) Maintain gauges, meters or other specified testing devices in proper working order;
 - 4) Operate the vapor collection system and delivery vessel unloading points in a manner that prevents:
 - A) A reading equal to or greater than 100 percent of the lower explosive limit (LEL measured as propane) when tested in accordance with the procedure described in EPA 450/2-78-051 Appendix B, and
 - B) Avoidable leaks of liquid during the filling of storage tanks; and
 - 5) Within 15 business days after discovery of the leak by the owner, operator, or the Agency, repair and retest a vapor collection system which exceeds the limits of subsection (d)(4)(A) above.
- e) Gasoline dispensing facilities were required to take certain actions to achieve compliance which are summarized in Appendix C of this Part.

(Source: Amended at 16 Ill. Reg. 13849, effective August 24, 1992)

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1) Heading of the Part: Organic Material Emission Standards and Limitations for the Chicago Area

2) Code Citation: 35 Ill. Adm. Code 218

3) Section Numbers: Adopted Action:

218.103 amendment
218.106 amendment
218.583 amendment
218.586 new section

4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 1010, 1027, 1028, and 1028.2.

5) Effective Date of Rule: August 24, 1992

6) Does this rulemaking contain an automatic repeal date?: No

7) Does this Rule contain incorporations by reference?

Section 218.586 contains incorporations by reference.

8) Date filed in Board's Principal Office: August 13, 1992

9) Notice of Proposal Published in Illinois Register:

16 Ill. Reg. 4693, March 27, 1992 for Sections 218.103 and 218.106
16 Ill. Reg. 4184, March 20, 1992 for Sections 218.583 and 218.586

10) Has JCAR issued a Statement of Objections to these rules?
No

11) Differences between proposal and final version:

For Section 218.586:

subsection (a): The form of the incorporation by reference was changed. A definition of completion of installation was moved to subsection (a) from subsection (h)(1).

subsection (c): The phrase "from a motor fuel dispenser unless the dispenser" was added and the phrase "all fuel dispensing operations are" was deleted. The phrase "unless

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the system has been tested and certified" was replaced with "has been CARB certified" in subsection (c) (1). The sentence "Specifically excluded from this definition are watercraft and aircraft." was added to subsection (c) (10).

subsection (d): The phrase "In conjunction with the compliance provisions of Section 218.105 of this Part" was added. For subsections (d) (1-4), changes were made to clarify the language explaining the compliance deadlines. The deadline dates were not changed.

subsection (g): The heading "recordkeeping and reporting" was added. The phrase "the registration information required at subsection (h) below" was added and (g) (1). The requirements for records and reports to be maintained by the station owner or operator were moved to (g) (2).

subsection (h): The phrase "the location (including contact person's name, address, and telephone number) of records and reports required by this Section" was added a (h) (1). The definition of completion of installation included in (h) (1) was moved to (a). A new subsection (h) (3) was added, and the material from former (h) (3) was moved to (h) (4).

Other nonsubstantive form and grammatical changes were made.

For Sections 218.103, 218.106, 218.583, only nonsubstantive form and grammatical changes were made.

12) Have all the changes agreed upon by the Board and JCAR been made as indicated in the agreement letter issued by JCAR? No agreements were necessary

13) Will this Rule replace an emergency Rule currently in effect? No

14) Are there any other amendments pending on this Part? No

15) Summary and Purpose of Rule:

The amendments to Sections 218.103 and 218.106 are part of a Board proceeding extending the applicability of Part 218 to Aux Sable and Goose Lake Townships in Grundy County and Oswego Township in Kendall County, consistent with USEPA's having designated those

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townships as severe nonattainment for ozone as part of the Chicago nonattainment area. These amendments as proposed were published separately than those amendments to Sections 218.583 and 218.586, as listed in question 9.

The amendments to Sections 218.583 and 218.586 are part of a plan to meet the State's obligation to provide for the implementation, maintenance, and enforcement of the Stage II vapor recovery rules as required by the Clean Air Act Amendments of 1990. These rules require the installation and operation of systems for the recovery of gasoline vapor emissions from the fueling of motor vehicles in the Chicago area.

16) Information and questions regarding this adopted rule shall be directed to:

Michelle C. Dresdow
Illinois Pollution Control Board
P.O. Box 505
DeKalb, IL 60115
(815) 753-0947

Copies of the Board's August 13, 1992 Opinions and Orders on these amendments can be obtained from the Board's Chicago Office at (312) 814-3620. Please refer to Docket R91-30 for the amendments to Sections 218.583 and 218.586. Please refer to Docket R91-28 for the amendments to Section 218.103 and 218.106.

The full text of the Adopted Rule begins on the next page:

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TITLE 35: ENVIRONMENTAL PROTECTION

SUBTITLE B: AIR POLLUTION

CHAPTER I: POLLUTION CONTROL BOARD

SUBCHAPTER C: EMISSIONS STANDARDS AND LIMITATIONS FOR STATIONARY SOURCES

PART 218

ORGANIC MATERIAL EMISSION STANDARDS AND LIMITATIONS FOR THE CHICAGO AREA

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AUTHORITY: Implementing Sections 9.1 and 10 and authorized by Section 28.2 of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 1009.1, 1010 and 1028.2)

SOURCE: Adopted in R91-7 at 15 Ill. Reg. 12231, effective August 16, 1991; amended in R91-23 at 16 Ill. Reg. 13564, effective August 24, 1992; amended in R91-28 and R91-30 at 16 Ill. Reg. 13864, effective August 24, 1992.

SUBPART A: GENERAL PROVISIONS

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Section 218.103

Applicability

The provisions of this Part shall apply to all sources located in Cook, DuPage, Kane, Lake, McHenry, or Will Counties, or Aux Sable Township or Goose Lake Township in Grundy County, or Oswego Township in Kendall County.

- a) The provisions of this Part shall become effective on July 1, 1991 with the following exceptions:

1) The provisions of this Part shall become effective on September 1, 1991 for each appellant, including the constituents represented by appellants who are associations, who has appealed the federal implementation plan (FIP) for the Chicago area (Illinois Regulatory Group v. USEPA, No. 90-2778 (and consolidated cases) (7th Cir.)).

2) The effectiveness of any provision of this Part applicable to any individual source or category of sources which has appealed the FIP shall be stayed to the extent that such individual source or category of sources received a stay of the effectiveness of the FIP from USEPA or from a court. When the court has taken final action or when USEPA has published in the Federal Register final action to revise or affirm the provisions of the FIP specifically applicable to such individual source or category of sources or such stay is terminated, the Board shall take corresponding action, if necessary, by the adoption of a peremptory rule pursuant to 35 Ill. Adm. Code 102.347 and Section 5.03 of the Administrative Procedure Act (Ill. Rev. Stat. 1989, ch. 127, ch. 1005.03).

3) The provisions of this Part shall become effective on November 15, 1992 for all sources located in Aux Sable Township or Goose Lake Township in Grundy County, or in Oswego Township in Kendall County.

- b) The provisions of the Part shall not apply to Viskase Corporation; Allsteel, Incorporated; Stepan Company; or Ford Motor Company to the extent such source has obtained an adjusted standard from the Board or an exclusion from the General Assembly for any Subpart of

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this Part or of Part 35 Ill. Adm. Code 215.

(Source: Amended at 16 Ill. Reg. 13864, effective August 24, 1992)

Section 218.106 Compliance Dates

a) Compliance with the requirements of this Part is required by July 1, 1991, or September 1, 1991, for all sources located in Cook, DuPage, Kane, Lake, McHenry, or Will Counties, consistent with the appropriate provisions of Section 218.103.

b) Compliance with the requirements of this Part is required by November 15, 1993, for all sources located in Aux Sable Township or Goose Lake Township in Grundy County, or in Oswego Township in Kendall County.

(Source: Amended at 16 Ill. Reg. 13864, effective August 24, 1992)

SUBPART Y: GASOLINE DISTRIBUTION

Section 218.583

Gasoline Dispensing Facilities - Storage Tank Filling Operations

a) Subject to subsection (b) below, no person shall cause or allow the transfer of gasoline from any delivery vessel into any stationary storage tank at a gasoline dispensing facility unless:

- 1) The tank is equipped with a submerged loading pipe; and
- 2) The vapors displaced from the storage tank during filling are processed by a vapor control system that includes one or more of the following:

- A) A vapor collection system that meets the requirements of subsection (d) (4) below; or
- B) A refrigeration-condensation system or any other system approved by the Agency and approved by the USEPA as a SIP revision, that recovers at least 90 percent by weight of all

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vaporized organic material from the equipment being controlled; and

- C) The delivery vessel displays the appropriate sticker pursuant to the requirements of Section 218.584(b) or (d) of this Part.

- b) The requirements of subsection (a)(2) above shall not apply to transfers of gasoline to a stationary storage tank at a gasoline dispensing facility if:

1) The tank is equipped with a floating roof, or other system of equal or better emission control approved by the Agency and approved by the USEPA as a SIP revision;

2) The tank has a capacity of less than 2000 gallons and was in place and operating before January 1, 1979; or

3) The tank has a capacity of less than 575 gallons.

- c) Subject to subsection (b) above, each owner of a gasoline dispensing facility shall:

1) Install all control systems and make all process modifications required by subsection (a) above;

2) Provide instructions to the operator of the gasoline dispensing facility describing necessary maintenance operations and procedures for prompt notification of the owner in case of any malfunction of a vapor control system; and

3) Repair, replace or modify any worn out or malfunctioning component or element of design.

- d) Subject to subsection (b) above, each operator of a gasoline dispensing facility shall:

1) Maintain and operate each vapor control system in accordance with the owner's instructions;

2) Promptly notify the owner of any scheduled maintenance or malfunction requiring replacement or repair of a major component of a vapor control system;

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- 3) Maintain gauges, meters or other specified testing devices in proper working order;

- 4) Operate the vapor collection system and delivery vessel unloading points in a manner that prevents:

A) A reading equal to or greater than 100 percent of the lower explosive limit (LEL measured as propane) when tested in accordance with the procedure described in EPA 450/2-78-051 Appendix B, and

B) Avoidable leaks of liquid during the filling of storage tanks; and

- 5) Within 15 business days after discovery of the leak by the owner, operator, or the Agency, repair and retest a vapor collection system which exceeds the limits of subsection (d)(4)(A) above.

- e) Gasoline dispensing facilities were required to take certain actions to achieve compliance which are summarized in 35 Ill. Adm. Code 2157, Appendix C.

(Source: Amended at 16 Ill. Reg. 13864, effective August 24, 1992)

Section 218.586Gasoline Dispensing Facilities -- Motor Vehicle Fueling Operations

- a) For the purposes of this Section, the following definitions apply.

1) Average Monthly Volume: The amount of motor vehicle fuel dispensed per month from a gasoline dispensing facility based upon a monthly average for the 2-year period of November, 1990 through October, 1992 or, if not available, the monthly average for the most recent twelve calendar months. Monthly averages are to include only those months when the facility was operating.

2) Certified: Any vapor collection and control system which has been tested and approved by CARB as having a vapor recovery and removal efficiency of at least 95% (by weight) shall constitute a certified vapor collection and control system.

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CARB testing and approval is pursuant to the CARB manual, hereby incorporated by reference (California Air Resources Board, Compliance Division, Compliance Assistance Program: Facilities Phase I & II (October 1988, rev. March 1991 CARB Manual)). This incorporation includes no later additions or amendments.

- 3) Completion of installation: The successful passing of one or more of the following tests applicable to the installed vapor collection and control system: Dynamic Backpressure Test, Pressure Decay/Leak Test, and Liquid Blockage Test (United States Environmental Protection Agency, Washington D.C., EPA-450/3-91-002b). These tests are hereby incorporated by reference. This incorporation includes no later additions or amendments.
- 4) Constructed: Fabricated, erected or installed; refers to any facility, emission source or air pollution control equipment.
- 5) CARB: California Air Resources Board, P.O. Box 2815, Sacramento, CA 95812.
- 6) Employee: Any person who performs work for an employer.
- 7) Facility: Any building, structure, installation, operation or combination thereof located on contiguous properties and under common ownership that provides for the dispensing of motor vehicle fuel.
- 8) Gasoline Dispensing Facility: Any facility where motor vehicle fuel is dispensed into motor vehicle fuel tanks or portable containers from a storage tank with a capacity of 2176 liters (575 gallons) or more.
- 9) Modification: Any change, removal or addition, other than an identical replacement, of any component contained within the vapor collection and control system.
- 10) Motor Vehicle: Any self-propelled vehicle powered

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by an internal combustion engine including, but not limited to, automobiles and trucks. Specifically excluded from this definition are watercraft and aircraft.

- 11) Motor Vehicle Fuel: Any petroleum distillate having a Reid vapor pressure of more than 27.6 kilopascals (kPa) (four pounds per square inch) and which is used to power motor vehicles.
- 12) Owner or Operator: Any person who owns, leases, operates, manages, supervises or controls (directly or indirectly) a gasoline dispensing facility.
- 13) Reid Vapor Pressure: For gasoline, it shall be measured in accordance with either the method ASTM D233 or a modification of ASTM D233 known as the "dry method" as set forth in 40 CFR 80, Appendix E, incorporated by references in 35 Ill. Adm. Code 215.105.
- 14) Vapor Collection and Control System: Any system certified by CARB which limits the discharge to the atmosphere of motor vehicle fuel vapors displaced during the dispensing of motor vehicle fuel into motor vehicle fuel tanks.
 - b) The provisions of subsection (c) below shall apply to any gasoline dispensing facility which dispenses an average monthly volume of more than 10,000 gallons of motor vehicle fuel per month. Compliance shall be demonstrated in accordance with the schedule provided in subsection (d) below.
 - c) No owner or operator of a gasoline dispensing facility subject to the requirements of subsection (b) above shall cause or allow the dispensing of motor vehicle fuel at any time from a motor fuel dispenser unless the dispenser is equipped with and utilizes a vapor collection and control system which is properly installed and operated as provided below:
 - 1) Any vapor collection and control system installed, used or maintained has been CARB certified.

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- 2) Any vapor collection and control system utilized is maintained in accordance with the manufacturer's specifications and the certification.
 - 3) No elements or components of a vapor collection and control system are modified, removed, replaced or otherwise rendered inoperative in a manner which prevents the system from performing in accordance with its certification and design specifications.
 - 4) A vapor collection and control system has no defective, malfunctioning or missing components.
 - 5) Operators and employees of the gasoline dispensing facility are trained and instructed in the proper operation and maintenance of a vapor collection and control system.
 - 6) Instructions are posted in a conspicuous and visible place within the motor fuel dispensing area and describe the proper method of dispensing motor vehicle fuel with the use of the vapor collection and control system.
- d) In conjunction with the compliance provisions of Section 218.105 of this Part, facilities subject to the requirements of subsection (c) above shall demonstrate compliance according to the following:
- 1) Facilities that commenced construction after November 1, 1990, must comply by May 1, 1993.
 - 2) Facilities that commenced construction before November 1, 1990, and dispense an average monthly volume of more than 100,000 gallons of motor fuel per month must comply by November 1, 1993.
 - 3) Facilities that commenced construction before November 1, 1990, and dispense an average monthly volume of less than 100,000 gallons of motor fuel per month must comply by November 1, 1994.
 - 4) New facilities constructed after the adoption of this Section shall comply with the requirements of subsection (c) above upon startup of the facility.

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- 5) Existing facilities previously exempted from but which become subject to the requirements of subsection (c) above after May 1, 1993 shall comply with the requirements of subsection (c) above within six calendar months of the date from which the facility becomes subject.
- e) Any gasoline dispensing facility that becomes subject to the provisions of subsection (c) above at any time shall remain subject to the provisions of subsection (c) above at all times.
- f) Upon request by the Agency, the owner or operator of a gasoline dispensing facility which claims to be exempt from the requirements of this Section shall submit records to the Agency within 30 calendar days from the date of the request which demonstrate that the gasoline dispensing facility is in fact exempt.
- g) Recordkeeping and reporting
 - 1) Any gasoline dispensing facility subject to subsection (c) above shall retain at the facility copies of the registration information required at subsection (h) below.
 - 2) Records and reports required pursuant to this subsection shall be made available to the Agency upon request. Records and reports which shall be maintained by the owner or operator of the gasoline dispensing facility shall clearly demonstrate:
 - A) That a certified vapor collection and control system has been installed and tested to verify its performance according to its specifications.
 - B) That proper maintenance has been conducted in accordance with the manufacturer's specifications and requirements.
 - C) The time period and duration of all malfunctions of the vapor collection and control system.
 - D) The motor vehicle fuel throughput of the

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facility for each calendar month of the previous year.

- E) That operators and employees are trained and instructed in the proper operation and maintenance of the vapor collection and control system and informed as to the potential penalties associated with the violation of any provision of this Section.

- h) Any gasoline dispensing facility subject to subsection (c) above is exempt from the permit requirements specified under 35 Ill. Adm. Code 201.142, 201.143 and 201.144 for its vapor collection and control systems, provided that:

- 1) Upon the installation of a vapor collection and control system, the owner or operator of the gasoline dispensing facility submits to the Agency a registration which provides at minimum the facility name and address, signature of the owner or operator, the CARB Executive Order Number for the vapor collection and control system to be utilized, the number of nozzles (excluding diesel or kerosene) used for motor vehicle refueling, the monthly average volume of motor vehicle fuel dispensed, the location (including contact person's name, address, and telephone number) of records and reports required by this Section, and the date of completion of installation of the vapor collection and control system.

- 2) The registration is submitted to the Agency within 30 days of completion of such installation.

- 3) A copy of the registration information is maintained at the gasoline dispensing facility.

- 4) Upon the modification of an existing vapor collection and control system, the owner or operator of the gasoline dispensing facility submits to the Agency a registration that details the changes to the information provided in the previous registration of the vapor collection and control system and which includes the signature of the owner or operator. The registration must be submitted to the Agency within 30 days of

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completion of such modification.

(Source: Added at 16 Ill. Reg. 13864, effective August 24, 1992)

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- 1) Heading of the Part: Organic Material Emission Standards and Limitations for the Metro-East Area
- 2) Code Citation: 35 Ill. Adm. Code 219
- 3) Section Numbers: Adopted Action:
219.583 amendment
219.586 new section
- 4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 1010, 1027, 1028, and 1028.2.
- 5) Effective Date of Rule: August 24, 1992
- 6) Does this rulemaking contain an automatic repeal date?: No
- 7) Does this Rule contain incorporations by reference?
Section 219.586 contains incorporations by reference.
- 8) Date filed in Board's Principal Office: August 13, 1992
- 9) Notice of Proposal Published in Illinois Register:

16 Ill. Reg. 4200, March 20, 1992

- 10) Has JCAR issued a Statement of Objections to these rules?
No

- 11) Differences between proposal and final version:

For Section 219.586:

subsection (a): The form of the incorporation by reference was changed. A definition of completion of installation was moved to subsection (a) from subsection (h)(1).

subsection (c): The phrase "from a motor fuel dispenser unless the dispenser" was added and the phrase "all fuel dispensing operations are" was deleted. The phrase "unless the system has been tested and certified" was replaced with "has been CARB certified" in subsection (c)(1). The sentence "Specifically excluded from this definition are

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watercraft and aircraft." was added to subsection (c)(10).

subsection (d): The phrase "In conjunction with the compliance provisions of Section 218.105 of this Part" was added. For subsections (d)(1-4), changes were made to clarify the language explaining the compliance deadlines. The deadline dates were not changed.

subsection (g): The heading "recordkeeping and reporting" was added. The phrase "the registration information required at subsection (h) below" was added and (g)(1). The requirements for records and reports to be maintained by the station owner or operator were moved to (g)(2).

subsection (h): The phrase "the location (including contact person's name, address, and telephone number) of records and reports required by this Section" was added a (h)(1). The definition of completion of installation included in (h)(1) was moved to (a). A new subsection (h)(3) was added, and the material from former (h)(3) was moved to (h)(4).

Other nonsubstantive form and grammatical changes were made.

For Section 219.583, only nonsubstantive form and grammatical changes were made.

- 12) Have all the changes agreed upon by the Board and JCAR been made as indicated in the agreement letter issued by JCAR?
No agreements were necessary

- 13) Will this Rule replace an emergency Rule currently in effect? No

- 14) Are there any other amendments pending on this Part? No

- 15) Summary and Purpose of Rule:

The amendments are part of a plan to meet the State's obligation to provide for the implementation, maintenance, and enforcement of Stage II vapor recovery rules as required by the Clean Air Act Amendments of 1990. These rules require the installation and operation of systems for the recovery of gasoline vapor

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emissions from the fueling of motor vehicles in the Metro-East area.

- 16) Information and questions regarding this adopted rule shall be directed to:

Michelle C. Dresdow
Illinois Pollution Control Board
P.O. Box 505
DeKalb, IL 60115
(815) 753-0947

Copies of the Board's August 13, 1992 Opinions and Orders on these amendments can be obtained from the Board's Chicago Office at (312) 814-3620. Please refer to Docket R91-30.

The full text of the Adopted Rule begins on the next page:

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TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE B: AIR POLLUTION
CHAPTER I: POLLUTION CONTROL BOARD
SUBCHAPTER C: EMISSIONS STANDARDS AND
LIMITATIONS FOR STATIONARY SOURCES

PART 219

ORGANIC MATERIAL EMISSION STANDARDS AND LIMITATIONS
FOR THE METRO EAST AREA

SUBPART A: GENERAL PROVISIONS

Section	
219.100	Introduction
219.101	Clean-up and Disposal Operations
219.102	Abbreviations and Conversion Factors
219.103	Applicability
219.104	Definitions
219.105	Test Methods and Procedures
219.106	Compliance Dates
219.107	Afterburners
219.108	Exemptions, Variations, and Alternative Means of Control or Compliance Determinations
219.109	Vapor Pressure of Volatile Organic Liquids
219.110	Vapor Pressure of Organic Material or Solvents
219.111	Vapor Pressure of Volatile Organic Material
219.112	Incorporations by Reference
219.113	Monitoring for Negligibly-Reactive Compounds

SUBPART B: ORGANIC EMISSIONS FROM STORAGE AND LOADING OPERATIONS

Section	
219.121	Storage Containers
219.122	Loading Operations
219.123	Petroleum Liquid Storage Tanks
219.124	External Floating Roofs
219.125	Compliance Dates
219.126	Compliance Plan

SUBPART C: ORGANIC EMISSIONS FROM MISCELLANEOUS EQUIPMENT

Section	
219.141	Separation Operations
219.142	Pumps and Compressors
219.143	Vapor Blowdown
219.144	Safety Relief Valves

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SUBPART E: SOLVENT CLEANING

Section

219.181

Solvent Cleaning in General

219.182

Cold Cleaning

219.183

Open Top Vapor Degreasing

219.184

Conveyorized Degreasing

219.185

Compliance Schedule

219.186

Test Methods

SUBPART F: COATING OPERATIONS

Section

219.204

Emission Limitations for Manufacturing Plants

219.205

Daily-Weighted Average Limitations

219.206

Solids Basis Calculation

219.207

Alternative Emission Limitations

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Exemptions from Emission Limitations

219.209

Exemption from General Rule on Use of Organic Material

219.210

Compliance Schedule

219.211

Recordkeeping and Reporting

SUBPART G: USE OF ORGANIC MATERIAL

Section

219.301

Use of Organic Material

219.302

Alternative Standard

219.303

Fuel Combustion Emission Sources

219.304

Operations with Compliance Program

SUBPART H: PRINTING AND PUBLISHING

Section

219.401

Flexographic and Rotogravure Printing

219.402

Applicability

219.403

Compliance Schedule

219.404

Recordkeeping and Reporting

219.405

Heatset Web Offset Lithographic Printing

SUBPART Q: LEAKS FROM SYNTHETIC ORGANIC CHEMICAL AND POLYMER MANUFACTURING EQUIPMENT

Section

219.421

General Requirements

219.422

Inspection Program Plan for Leaks

219.423

Inspection Program for Leaks

219.424

Repairing Leaks

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219.425

Recordkeeping for Leaks

219.426

Report for Leaks

219.427

Alternative Program for Leaks

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Open-ended Valves

219.429

Standards for Control Devices

219.430

Compliance Date

SUBPART R: PETROLEUM REFINING AND RELATED INDUSTRIES; ASPHALT MATERIALS

Section

219.441

Petroleum Refinery Waste Gas Disposal

219.442

Vacuum Producing Systems

219.443

Wastewater (Oil/Water) Separator

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Process Unit Turnarounds

219.445

Leaks: General Requirements

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Monitoring Program Plan for Leaks

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Monitoring Program for Leaks

219.448

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Alternative Program for Leaks

219.451

Sealing Device Requirements

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Compliance Schedule for Leaks

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SUBPART S: RUBBER AND MISCELLANEOUS PLASTIC PRODUCTS

Section

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Manufacture of Pneumatic Rubber Tires

219.462

Green Tire Spraying Operations

219.463

Alternative Emission Reduction Systems

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SUBPART T: PHARMACEUTICAL MANUFACTURING

Section

219.480

Applicability of Subpart T

219.481

Control of Reactors, Distillation Units, Crystallizers, Centrifuges and Vacuum Dryers

219.482

Control of Air Dryers, Production Equipment Exhaust Systems and Filters

219.483

Material Storage and Transfer

219.484

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219.485

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Other Emission Sources

219.487

Testing

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219.488 Monitoring and Recordkeeping for Air Pollution Control Equipment
219.489 Recordkeeping for Air Pollution Control Equipment

SUBPART V: AIR OXIDATION PROCESSES

Section
219.521 Definitions
219.525 Emission Limitations for Air Oxidation Processes
219.526 Testing and Monitoring
219.527 Compliance Date

SUBPART W: AGRICULTURE

Section
219.541 Pesticide Exception

SUBPART X: CONSTRUCTION

Section
219.561 Architectural Coatings
219.562 Paving Operations
219.563 Cutback Asphalt

SUBPART Y: GASOLINE DISTRIBUTION

Section
219.581 Bulk Gasoline Plants
219.582 Bulk Gasoline Terminals
219.583 Gasoline Dispensing Facilities- Storage Tank Filling Operations
219.584 Gasoline Delivery Vessels
219.585 Gasoline Volatility Standards
219.586 Gasoline Dispensing Facilities - Motor Vehicle Fueling Operations

SUBPART Z: DRY CLEANERS

Section
219.601 Perchloroethylene Dry Cleaners
219.602 Exemptions
219.603 Leaks
219.604 Compliance Dates
219.605 Compliance Plan
219.606 Exception to Compliance Plan
219.607 Standards for Petroleum Solvent Dry Cleaners
219.608 Operating Practices for Petroleum Solvent Dry Cleaners

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219.609 Program for Inspection and Repair of Leaks
219.610 Testing and Monitoring
219.611 Exemption for Petroleum Solvent Dry Cleaners
219.612 Compliance Dates
219.613 Compliance Plan

SUBPART AA: PAINT AND INK MANUFACTURING

Section
219.620 Applicability
219.621 Exemption for Waterbase Material and Heatset Offset Ink
219.623 Permit Conditions
219.624 Open-top Mills, Tanks, Vats or Vessels
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219.626 Storage Tanks
219.628 Leaks
219.630 Clean Up
219.636 Compliance Schedule
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SUBPART BB: POLYSTYRENE PLANTS

Section
219.875 Applicability of Subpart BB
219.877 Emissions Limitation at Polystyrene Plants
219.879 Compliance Date
219.881 Compliance Plan
219.883 Special Requirements for Compliance Plan
219.886 Emissions Testing

SUBPART PP: MISCELLANEOUS FABRICATED PRODUCT MANUFACTURING PROCESSES

Section
219.920 Applicability
219.923 Permit Conditions
219.926 Control Requirements
219.927 Compliance Schedule
219.928 Testing

SUBPART QQ: MISCELLANEOUS FORMULATION MANUFACTURING PROCESSES

Section
219.940 Applicability
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SUBPART RR: MISCELLANEOUS ORGANIC CHEMICAL
MANUFACTURING PROCESSES

Section

219.960 Applicability
219.963 Permit Conditions
219.966 Control Requirements
219.967 Compliance Schedule
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SUBPART TT: OTHER EMISSION SOURCES

Section

219.980 Applicability
219.983 Permit Conditions
219.986 Control Requirements
219.987 Compliance Schedule
219.988 Testing

SUBPART UU: RECORDKEEPING AND REPORTING FOR NON-CTG SOURCES

Section

219.990 Exempt Emission Sources
219.991 Subject Emission Sources

219.Appendix A List of Chemicals Defining Synthetic Organic
Chemical and Polymer Manufacturing
219.Appendix B VOM Measurement Techniques for Capture
Efficiency
219.Appendix C Reference Methods and Procedures
219.Appendix D Coefficients for the Total Resource
Effectiveness Index (TRE) Equation

AUTHORITY: Implementing Sections 9.1 and 10 and authorized by
Section 28.2 of the Environmental Protection Act (Ill. Rev. Stat.
1991, ch. 111 1/2, pars. 1009.1, 1010 and 1028.2).

SOURCE: Adopted in R91-8 at 15 Ill. Reg. 12491, effective August
16, 1991; amended in R91-24 at 16 Ill. Reg. 13597
effective August 24, 1992
Ill. Reg. 13883, effective August 24, 1992

SUBPART Y: GASOLINE DISTRIBUTION

Section 219.583 Gasoline Dispensing Facilities - Storage Tank
Filling Operations

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a) Subject to subsection (b) below, no person shall cause
or allow the transfer of gasoline from any delivery
vessel into any stationary storage tank at a gasoline
dispensing facility unless:

- 1) The tank is equipped with a submerged loading
pipe; and
- 2) The vapors displaced from the storage tank during
filling are processed by a vapor control system
that includes one or more of the following:

- A) A vapor collection system that meets the
requirements of subsection (d) (4) below; or
- B) A refrigeration-condensation system or any
other system approved by the Agency and
approved by the USEPA as a SIP revision, that
recovers at least 90 percent by weight of all
vaporized organic material from the equipment
being controlled; and
- C) The delivery vessel displays the appropriate
sticker pursuant to the requirements of
Section 219.584(b) or (d) of this Part.

b) The requirements of subsection (a) (2) above shall not
apply to transfers of gasoline to a stationary storage
tank at a gasoline dispensing facility if:

- 1) The tank is equipped with a floating roof, or
other system of equal or better emission control
as approved by the Agency and approved by the
USEPA as a SIP revision;
- 2) The tank has a capacity of less than 2000 gallons
and was in place and operating before January 1,
1979; or
- 3) The tank has a capacity of less than 575 gallons.

c) Subject to subsection (b) above, each owner of a
gasoline dispensing facility shall:

- 1) Install all control systems and make all process
modifications required by subsection (a) above;

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- 2) Provide instructions to the operator of the gasoline dispensing facility describing necessary maintenance operations and procedures for prompt notification of the owner in case of any malfunction of a vapor control system; and
- 3) Repair, replace or modify any worn out or malfunctioning component or element of design.
- d) Subject to subsection (b) above, each operator of a gasoline dispensing facility shall:
 - 1) Maintain and operate each vapor control system in accordance with the owner's instructions;
 - 2) Promptly notify the owner of any scheduled maintenance or malfunction requiring replacement or repair of a major component of a vapor control system;
 - 3) Maintain gauges, meters or other specified testing devices in proper working order;
 - 4) Operate the vapor collection system and delivery vessel unloading points in a manner that prevents:
 - A) A reading equal to or greater than 100 percent of the lower explosive limit (LEL measured as propane) when tested in accordance with the procedure described in EPA 450/2-78-051 Appendix B, and
 - B) Avoidable leaks of liquid during the filling of storage tanks; and
 - 5) Within 15 business days after discovery of the leak by the owner, operator, or the Agency, repair and retest a vapor collection system which exceeds the limits of subsection (d)(4)(A) above.
- e) Gasoline dispensing facilities were required to take certain actions to achieve compliance which are summarized in 35 Ill. Adm. Code 215--Appendix C.

(Source: Amended at 16 Ill. Reg. 13883, effective August 24, 1993)

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Section 219.586

Gasoline Dispensing Facilities - Motor Vehicle Fueling Operations

- a) For the purposes of this Section, the following definitions apply.

- 1) Average Monthly Volume: The amount of motor vehicle fuel dispensed per month from a gasoline dispensing facility based upon a monthly average for the 2-year period of November, 1990 through October, 1992 or, if not available, the monthly average for the most recent twelve calendar months. Monthly averages are to include only those months when the facility was operating.
- 2) Certified: Any vapor collection and control system which has been tested and approved by CARB as having a vapor recovery and removal efficiency of at least 95% (by weight) shall constitute a certified vapor collection and control system. CARB testing and approval is pursuant to the CARB manual, hereby incorporated by reference (California Air Resources Board, Compliance Division, Compliance Assistance Program: Facilities Phase I & II (October 1988, rev. March 1991 CARB Manual)). This incorporation includes no later additions or amendments.
- 3) Completion of installation: The successful passing of one or more of the following tests applicable to the installed vapor collection and control system: Dynamic Backpressure Test, Pressure Decay/Leak Test, and Liquid Blockage Test (United States Environmental Protection Agency, Washington D.C., EPA-450/3-91-002b). These tests are hereby incorporated by reference. This incorporation includes no later additions or amendments.
- 4) Constructed: Fabricated, erected or installed; refers to any facility, emission source or air pollution control equipment.
- 5) CARB: California Air Resources Board, P.O. Box 2815, Sacramento, CA 95812.

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- 6) Employee: Any person who performs work for an employer.
- 7) Facility: Any building, structure, installation, operation or combination thereof located on contiguous properties and under common ownership that provides for the dispensing of motor vehicle fuel.
- 8) Gasoline Dispensing Facility: Any facility where motor vehicle fuel is dispensed into motor vehicle fuel tanks or portable containers from a storage tank with a capacity of 2176 liters (575 gallons) or more.
- 9) Modification: Any change, removal or addition, other than an identical replacement, of any component contained within the vapor collection and control system.
- 10) Motor Vehicle: Any self-propelled vehicle powered by an internal combustion engine including, but not limited to, automobiles and trucks. Specifically excluded from this definition are watercraft and aircraft.
- 11) Motor Vehicle Fuel: Any petroleum distillate having a Reid vapor pressure of more than 27.6 kilopascals (kPa) (four pounds per square inch) and which is used to power motor vehicles.
- 12) Owner or Operator: Any person who owns, leases, operates, manages, supervises or controls (directly or indirectly) a gasoline dispensing facility.
- 13) Reid Vapor Pressure: For gasoline, it shall be measured in accordance with either the method ASTM D323 or a modification of ASTM D323 known as the "dry method" as set forth in 40 CFR 80, Appendix E, incorporated by references in 35 Ill. Adm. Code 215.105.
- 14) Vapor Collection and Control System: Any system certified by CARB which limits the discharge to the atmosphere of motor vehicle fuel vapors

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- displaced during the dispensing of motor vehicle fuel into motor vehicle fuel tanks.
- b) The provisions of subsection (c) below shall apply to any gasoline dispensing facility which dispenses an average monthly volume of more than 10,000 gallons of motor vehicle fuel per month. Compliance shall be demonstrated in accordance with the schedule provided in subsection (d) below.
- c) No owner or operator of a gasoline dispensing facility subject to the requirements of subsection (b) above shall cause or allow the dispensing of motor vehicle fuel at any time from a motor fuel dispenser unless the dispenser is equipped with and utilizes a vapor collection and control system which is properly installed and operated as provided below:
- 1) Any vapor collection and control system installed, used or maintained has been CARB certified.
- 2) Any vapor collection and control system utilized is maintained in accordance with the manufacturer's specifications and the certification.
- 3) No elements or components of a vapor collection and control system are modified, removed, replaced or otherwise rendered inoperative in a manner which prevents the system from performing in accordance with its certification and design specifications.
- 4) A vapor collection and control system has no defective, malfunctioning or missing components.
- 5) Operators and employees of the gasoline dispensing facility are trained and instructed in the proper operation and maintenance of a vapor collection and control system.
- 6) Instructions are posted in a conspicuous and visible place within the motor fuel dispensing area and describe the proper method of dispensing motor vehicle fuel with the use of the vapor collection and control system.

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- d) In conjunction with the compliance provisions of Section 219.105 of this Part, facilities subject to the requirements of subsection (c) above shall demonstrate compliance according to the following:
- 1) Facilities that commenced construction after November 1, 1990, must comply by May 1, 1993.
 - 2) Facilities that commenced construction before November 1, 1990, and dispense an average monthly volume of more than 100,000 gallons of motor fuel per month must comply by November 1, 1993.
 - 3) Facilities that commenced construction before November 1, 1990, and dispense an average monthly volume of less than 100,000 gallons of motor fuel per month must comply by November 1, 1994.
 - 4) New facilities constructed after the adoption of this Section shall comply with the requirements of subsection (c) above upon startup of the facility.
 - 5) Existing facilities previously exempted from but which become subject to the requirements of subsection (c) above after May 1, 1993 shall comply with the requirements of subsection (c) above within six calendar months of the date from which the facility becomes subject.
 - e) Any gasoline dispensing facility that becomes subject to the provisions of subsection (c) above at any time shall remain subject to the provisions of subsection (c) above at all times.
 - f) Upon request by the Agency, the owner or operator of a gasoline dispensing facility which claims to be exempt from the requirements of this Section shall submit records to the Agency within 30 calendar days from the date of the request which demonstrate that the gasoline dispensing facility is in fact exempt.
 - g) Recordkeeping and reporting
 - 1) Any gasoline dispensing facility subject to subsection (c) above shall retain at the facility copies of the registration information required at subsection (h) below.

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- 2) Records and reports required pursuant to this subsection shall be made available to the Agency upon request. Records and reports which shall be maintained by the owner or operator of the gasoline dispensing facility shall clearly demonstrate:
 - A) That a certified vapor collection and control system has been installed and tested to verify its performance according to its specifications.
 - B) That proper maintenance has been conducted in accordance with the manufacturer's specifications and requirements.
 - C) The time period and duration of all malfunctions of the vapor collection and control system.
 - D) The motor vehicle fuel throughput of the facility for each calendar month of the previous year.
 - E) That operators and employees are trained and instructed in the proper operation and maintenance of the vapor collection and control system and informed as to the potential penalties associated with the violation of any provision of this Section.
 - h) Any gasoline dispensing facility subject to subsection (c) above is exempt from the permit requirements specified under 35 Ill. Adm. Code 201.142, 201.143 and 201.144 for its vapor collection and control systems, provided that:
 - 1) Upon the installation of a vapor collection and control system, the owner or operator of the gasoline dispensing facility submits to the Agency a registration which provides at minimum the facility name and address, signature of the owner or operator, the CARB Executive Order Number for the vapor collection and control system to be utilized, the number of nozzles (excluding diesel or kerosene) used for motor vehicle refueling, the monthly average volume of motor vehicle fuel

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dispensed, the location (including contact person's name, address, and telephone number) of records and reports required by this Section, and the date of completion of installation of the vapor collection and control system.

2) The registration is submitted to the Agency within 30 days of completion of such installation.

3) A copy of the registration information is maintained at the gasoline dispensing facility.

4) Upon the modification of an existing vapor collection and control system, the owner or operator of the gasoline dispensing facility submits to the Agency a registration that details the changes to the information provided in the previous registration of the vapor collection and control system and which includes the signature of the owner or operator. The registration must be submitted to the Agency within 30 days of completion of such modification.

(Source: Added at 16 Ill. Reg. 13883 ____, effective August 24, 1992)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

1) The Heading of the Part: FOOD STAMPS

2) Code Citation: 89 Ill. Adm. Code 121

3) Section Numbers: Adopted Action:
121.63 Amendment

4) Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, par. 12-13)

5) Effective Date of Adopted Amendments: August 31, 1992

6) Does this rulemaking contain an automatic repeal date? No

7) Do these Adopted Amendments contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: August 31, 1992

9) Notice of Proposal Published in Illinois Register:

April 24, 1992 (16 Ill. Reg. 6708)

10) Has JCAR issued a Statement of Objections to these Adopted Amendments? No

11) Difference(s) between proposal and final version: No substantive changes were made to the text of the amendments.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will these Adopted Amendments replace Emergency Amendments currently in effect? Yes

14) Are there any Amendments pending on this Part? Yes

Sections	Proposed Action	Illinois Register Citation
121.25	Amendment	June 12, 1992 (16 Ill. Reg. 8898)
121.34	Amendment	May 29, 1992 (16 Ill. Reg. 8039)

15) Summary and Purpose of Adopted Amendments: This rulemaking makes two changes in the Food Stamp Program allowances. It establishes a homeless shelter cost deduction for households in which all members are homeless but that are not receiving free shelter throughout the month. The amount of the deduction is set at one hundred and twenty-eight dollar (\$128.00) per month. This rule also increases the food stamp standard utility allowance from \$190 to \$195.

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16) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Judy Umunna
Bureau of Rules and Regulations
Address: Illinois Department of Public Aid
Jesse B. Harris Building II
100 South Grand Avenue East, 3rd Floor
Springfield, Illinois 62762
Telephone: (217)524-3215

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 121
FOOD STAMPS

SUBPART A: APPLICATION PROCEDURES

Section	
121.1	Application for Assistance
121.2	Time Limitations on the Disposition of an Application
121.3	Approval of an Application and Initial Authorization of Assistance
121.4	Denial of an Application
121.5	Client Cooperation
121.6	Emergency Assistance
121.7	Expedited Services
121.10	Interviews

SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

Section	
121.19	Ending a Voluntary Quit Disqualification
121.20	Citizenship
121.21	Residence
121.22	Social Security Numbers
121.23	Work Registration/Participation Requirements
121.24	Individuals Exempt From Work Registration Requirements
121.25	Failure to Comply
121.26	Period of Disqualification
121.27	Voluntary Job Quit
121.28	Good Cause for Voluntary Job Quit
121.29	Exemptions from Voluntary Quit Rule

SUBPART C: FINANCIAL FACTORS OF ELIGIBILITY

Section	
121.30	Unearned Income
121.31	Exempt Unearned Income
121.32	Education Benefits
121.33	Unearned Income In-Kind
121.34	Lump Sum Payments and Income Tax Refunds
121.40	Earned Income
121.41	Budgeting Earned Income
121.50	Exempt Earned Income
121.51	Income from Work/Study/Training Programs
121.52	Earned Income from Roomer and Boarder
121.53	Income From Rental Property

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121.54 Earned Income In-Kind
121.55 Sponsors of Aliens
121.57 Assets
121.58 Exempt Assets
121.59 Asset Disregards

SUBPART D: ELIGIBILITY STANDARDS

Section

121.60 Net Monthly Income Eligibility Standards
121.61 Gross Monthly Income Eligibility Standards
121.62 Income Which Must Be Annualized
121.63 Deductions From Monthly Income
121.64 Coupon Allotment

SUBPART E: HOUSEHOLD CONCEPT

Section

121.70 Persons Who May Be Included in the Assistance Unit
121.71 Living Arrangement
121.72 Nonhousehold Members
121.73 Ineligible Household Members
121.74 Strikers
121.75 Students

SUBPART F: MISCELLANEOUS PROGRAM PROVISIONS

Section

121.80 Fraud Disqualification (Renumbered)
121.81 Initiation of Administrative Fraud Hearing (Repealed)
121.82 Definition of Fraud (Renumbered)
121.83 Notification To Applicant Households (Renumbered)
121.84 Disqualification Upon Finding of Fraud (Renumbered)
121.85 Court Imposed Disqualification (Renumbered)
121.90 Monthly Reporting and Retrospective Budgeting
121.91 Monthly Reporting
121.92 Retrospective Budgeting
121.93 Direct Mail Issuance of Food Stamp Coupons
121.94 Replacement of Food Stamp Coupons
121.95 Restoration of Lost Benefits
121.96 Uses For Food Coupons
121.97 Supplemental Payments
121.98 Food Stamp Simplified Application Demonstration Project (Repealed)
121.120 Recertification of Eligibility
121.130 Residents of Shelters for Battered Women and their Children
121.135 Incorporation By Reference
121.140 Small Group Living Arrangement Facilities and Drug/Alcoholic Treatment Centers

SUBPART G: INTENTIONAL VIOLATIONS OF THE PROGRAM

Section

121.150 Definition of Intentional Violations of the Program
121.151 Penalties for Intentional Violations of the Program
121.152 Notification To Applicant Households
121.153 Disqualification Upon Finding of Intentional Violation of the Program
121.154 Court Imposed Disqualification

SUBPART H: CLAIMS FOR OVERISSUANCES OF FOOD STAMP BENEFITS

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121.200 Types of Claims (Recodified)
121.201 Establishing a Claim for Intentional Violation of the Program (Recodified)
121.202 Establishing a Claim for Unintentional Household Errors and Administrative Errors (Recodified)
121.203 Collecting Claim Against Households (Recodified)
121.204 Failure to Respond to Initial Demand Letter (Recodified)
121.205 Methods of Repayment of Food Stamp Claims (Recodified)
121.206 Determination of Monthly Allotment Reductions (Recodified)
121.207 Failure to Make Payment in Accordance with Repayment Schedule (Recodified)
121.208 Suspension and Termination of Claims (Recodified)

AUTHORITY: Implementing Sections 12-4.4 through 12-4.6 and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 19891991, ch. 23, pars. 12-4.4 through 12-4.6 and 12-3)

SOURCE: Adopted December 30, 1977; amended at 3 Ill. Reg. 5, p. 875 effective February 2, 1979; amended at 3 Ill. Reg. 31, p. 109, effective August 3, 1979; amended at 3 Ill. Reg. 33, p. 399 effective August 18, 1979; amended at 3 Ill. Reg. 41, p. 165, effective October 11, 1979; amended at 3 Ill. Reg. 42, p. 230, effective October 9, 1979; amended at 3 Ill. Reg. 44, p. 173, effective October 19, 1979; amended at 3 Ill. Reg. 46, p. 36, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; amended at 3 Ill. Reg. 48, p. 1; effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 3, p. 49, effective January 9, 1980; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 23, 1980; amended at 4 Ill. Reg. 10, p. 253, effective February 27, 1980; amended at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; emergency amended at 4 Ill. Reg. 29, p. 294, effective July 8, 1980 for maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 17, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1131, effective January 16, 1981; amended at 5 Ill. Reg. 4586, effective April 15, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981;

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peremptory amendment at 10062, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 12736, effective October 29, 1981; amended at 6 Ill. Reg. 1653, effective January 17, 1982; amended at 6 Ill. Reg. 2707, effective March 2, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. Reg. 10208, effective August 9, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; amended at 7 Ill. Reg. 394, effective January 1, 1983; codified at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 5715, effective May 1, 1983; amended at 7 Ill. Reg. 8118, effective June 24, 1983; peremptory amendment at 7 Ill. Reg. 12899, effective October 1, 1983; amended at 7 Ill. Reg. 13655, effective October 4, 1983, peremptory amendment at 7 Ill. Reg. 16067, effective November 18, 1983; amended at 7 Ill. Reg. 16169, effective November 22, 1983; amended at 8 Ill. Reg. 5673, effective April 18, 1984; amended at 8 Ill. Reg. 7249, effective May 16, 1984; peremptory amendment at 8 Ill. Reg. 10086, effective July 1, 1984; amended at 8 Ill. Reg. 13284, effective July 16, 1984; amended at 8 Ill. Reg. 17900, effective September 14, 1984; amended (by adding section being codified with no substantive change) at 8 Ill. Reg. 17898; peremptory amendment at 8 Ill. Reg. 19690, effective October 1, 1984; peremptory amendment at 8 Ill. Reg. 22145, effective November 1, 1984; amended at 9 Ill. Reg. 302, effective January 1, 1985; amended at 9 Ill. Reg. 6804, effective May 1, 1985; amended at 9 Ill. Reg. 8665, effective May 29, 1985; peremptory amendment at 9 Ill. Reg. 8898, effective July 1, 1985; amended at 9 Ill. Reg. 11334, effective July 8, 1985; amended at 9 Ill. Reg. 14334, effective September 6, 1985; peremptory amendment at 9 Ill. Reg. 15582, effective October 1, 1985; amended at 9 Ill. Reg. 16889, effective October 16, 1985; amended at 9 Ill. Reg. 19726, effective December 9, 1985; amended at 10 Ill. Reg. 229, effective December 20, 1985; peremptory amendment at 10 Ill. Reg. 7387, effective April 21, 1986; peremptory amendment at 10 Ill. Reg. 7941, effective May 1, 1986; amended at 10 Ill. Reg. 14692, effective August 29, 1986; peremptory amendment at 10 Ill. Reg. 15714, effective October 1, 1986; Sections 121.200 thru 121.208 recodified to 89 Ill. Adm. Code 165 at 10 Ill. Reg. 21094; peremptory amendment at 11 Ill. Reg. 3761, effective February 11, 1987; emergency amendment at 11 Ill. Reg. 3754, effective February 13, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 9968, effective May 15, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 10269, effective May 22, 1987; amended at 11 Ill. Reg. 10621, effective May 25, 1987; peremptory amendment at 11 Ill. Reg. 11391, effective July 1, 1987; peremptory amendment at 11 Ill. Reg. 11855, effective June 30, 1987; emergency amendment at 11 Ill. Reg. 12043, effective July 6, 1987; amended at 11 Ill. Reg. 13635, effective August 1, 1987; amended at 11 Ill. Reg. 14022, effective August 10, 1987; emergency amendment at 11 Ill. Reg. 15261, effective September 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 15480, effective September 4, 1987; amended at 11 Ill. Reg. 15634, effective September 11, 1987; amended at 11 Ill. Reg. 18218, effective October 30, 1987; peremptory amendment at 11 Ill. Reg. 18374, effective October 30, 1987; amended at 12 Ill. Reg. 877, effective December 30, 1987; emergency amendment at 12 Ill. Reg. 1941, effective December 31, 1987, for a maximum of

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150 days; amended at 12 Ill. Reg. 4204, effective February 5, 1988; amended at 12 Ill. Reg. 9678, effective May 23, 1988; amended at 12 Ill. Reg. 9922, effective June 1, 1988; amended at 12 Ill. Reg. 11463, effective June 30, 1988; amended at 12 Ill. Reg. 12824, effective July 22, 1988; emergency amendment at 12 Ill. Reg. 14045, effective August 19, 1988, for a maximum of 150 days; peremptory amendment at 12 Ill. Reg. 15704, effective October 1, 1988; peremptory amendment at 12 Ill. Reg. 16271, effective October 1, 1988, amended at 12 Ill. Reg. 20161, effective November 30, 1988; amended at 13 Ill. Reg. 3890, effective March 10, 1989; amended at 13 Ill. Reg. 13619, effective August 14, 1989; peremptory amendment at 13 Ill. Reg. 15859, effective October 1, 1989; amended at 14 Ill. Reg. 729, effective January 1, 1990; amended at 14 Ill. Reg. 6349, effective April 13, 1990; amended at 14 Ill. Reg. 13202, effective August 6, 1990; peremptory amendment at 14 Ill. Reg. 15158, effective October 1, 1990; amended at 14 Ill. Reg. 16983, effective September 30, 1990; amended at 15 Ill. Reg. 11150, effective July 22, 1991; amended at 15 Ill. Reg. 11957, effective August 12, 1991; peremptory amendment at 15 Ill. Reg. 14134, effective October 1, 1991; emergency amendment at 16 Ill. Reg. 757, effective January 1, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 10011, effective June 15, 1992; amended at 16 Ill. Reg. 13900, effective August 31, 1992.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

SUBPART D: ELIGIBILITY STANDARDS

Section 121.63 Deductions From Monthly Income

The following deductions shall be allowed in the determination of the adjusted net monthly food stamp income:

- a) Earned Income Deduction

Eighty percent of total gross earned income is considered. (See 89 Ill. Adm. Code 121.40 through 121.54 for a description of earned income.)
- b) Standard Deduction

One hundred and twenty-two dollars (\$122.00) per household per month.
- c) Dependent Care Deduction

1) Payments for the care of a child or other dependent when necessary for a household member to accept or continue employment or to seek employment in compliance with the job search criteria (contained in 89 Ill. Adm. Code 112.70 through

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Section 121.63(c)(1) (continued)

112.73) or to attend training or pursue education which is preparatory for employment.

- 2) The amount of the deduction is to be determined by the actual costs for care and is not to exceed \$160.00 per month for each dependent household member.

d) Shelter Costs Deduction

- 1) Shelter costs that exceed 50% of the household's total income after the allowable deductions in subsections (a), (b) and (c) have been made. The shelter deduction shall not exceed \$194.00.
- 2) If the household contains a member who is elderly or disabled as defined at 7 CFR 271.2 (1990) and Section 121.61 "Gross Monthly Income Eligibility Standards", there is no limit on the amount of excess shelter deduction.

- 3) Households in which all members are homeless but that are not receiving free shelter throughout the month, are entitled to a one hundred and twenty-eight dollar (\$128.00) per month homeless shelter costs deduction. Homeless households with shelter costs which exceed the homeless shelter costs deduction, are allowed to claim the higher shelter costs if these costs are verified. Homeless households which receive free housing and utilities throughout the month are not entitled to the homeless shelter costs deduction.

3)4) Shelter costs include only the following:

- A) Continuing charges for the shelter occupied by the household (rent, mortgage, and other charges leading to the ownership of the shelter, including interest on such charges).
- B) Property taxes, State and local assessments and insurance on the structure itself.
- C) Utility Costs
 - i) Include the cost of heating and cooking fuel, air conditioning, electricity, water, sewerage, garbage and trash collection fees; basic service fee for one telephone (including tax on the basic fee) of \$18.00; and fees charged by the utility provider for initial installation. Utility deposits are not utility costs.

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Section 121.63(d)(4)(C) (continued)

- ii) Those households which are billed for heating or air conditioning, or both, separately from their rent or mortgage may claim the standard utility allowance of \$181.00 \$195.00. Households living in rental housing who are billed on a regular basis by a landlord for heating and/or air conditioning costs may use the standard utility allowance if utility usage is determined through a meter or otherwise is verifiable or if the charge for heating and/or air conditioning is separate and identifiable. If the standard utility allowance is used, then no other utility costs may be claimed. If actual utility costs exceed the standard utility allowance, then actual, verified costs may be claimed, except that if a separately-billed phone expense is claimed only the basic telephone allowance of \$18.00 per month is allowed. The client that maintains the same residence may not switch between the standard utility allowance and actual utility costs for a period of twelve months from the time of initial certification and no more frequently than once every twelve (12) months thereafter.

- iii) However, during the heating or cooling season, a household that is billed less often than monthly for its heating and/or air conditioning costs but is otherwise eligible to use the standard utility allowance may continue to use the standard utility allowance between billing months.

- iv) Households in public housing or privately owned rental units which receive a bill for over-usage are not entitled to use the standard utility allowance. When households (as defined at 7 CFR 273.1(a)(1990)) live together, the standard utility allowance shall be divided equally among the households which contribute toward the utility costs whether or not each household participates in the program.

- v) Households whose heat and/or air conditioning expense is covered by indirect energy assistance payments (Illinois Home Energy Assistance Program {(47 Ill. Adm. Code 100)}} shall be entitled to the standard utility allowance (7 CFR 273.9 and 273.10(d)(6) {(1990)}}). The provisions of subsection (ii) above, are applicable to households whose heating and/or air

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Section 121.63(d)(4)(C)(v) (continued)

conditioning expense(s) are covered by indirect energy assistance payments.

- D) Those households which are not billed separately for either heat or air conditioning are not entitled to claim the standard utility allowance but may claim the actual utility amounts for which they are billed separately, subject to the \$18.00 per month limitation for telephone expense.

4)5) Shelter Costs for a home temporarily unoccupied by the household because of employment or training away from home, illness or abandonment caused by a natural disaster or casualty loss, if, the household intends to return to the home; the current occupants of the home, if any, are not claiming the shelter costs for food stamp purposes; and the home is not leased or rented during the absence of the household.

5)6) Charges for Repair of the home which was damaged or destroyed due to a natural disaster. Shelter costs shall not include repair charges which have been or will be reimbursed by private or public relief agencies, insurance companies or any other source.

e) Excess Medical Deductions

A deduction for excess medical expenses for households which contain an elderly or disabled member (as defined at 7 CFR 271.2 (1990) and Section 121.6) "Gross Monthly Income Eligibility Standards". The medical expenses incurred by the qualifying household member which are over \$35 will be deducted if the expenses will not be reimbursed by insurance or a third party.

(Source: Amended at 16 Ill. Reg. 13900, effective August 31, 1992)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part:

Intermediate Care for the Developmentally Disabled Facilities Code

2) Code Citation:

77 Ill. Adm. Code 350

3) Section Numbers:

350.140
350.150
350.330
350.1230
350.1870
350.2960
350.3000
350.3310
350.4210

Proposed Action:

Amendments
Amendments
Amendments
Amendments
Amendments
Amendments
Amendments

4) Statutory Authority:

Nursing Home Care Act
Ill. Rev. Stat. 1991, ch. 111 1/2, par. 4151-101 et seq.

5) Effective Date of Rules:

September 1, 1992

6) Does this Rulemaking Contain an Automatic Repeal Date? Yes ☐ No ☒

If "yes," please specify date: _____

7) Does this Rulemaking Contain Any Incorporations By Reference?

Yes ☐ No ☒

If "yes," please specify type: 6.02(a) ☐ or 6.02(b) ☐

If "6.02(b)," was a copy of the approval form issued by the Joint Committee attached to this rulemaking? Yes ☐ No ☐

8) Date Filed in Agency's Principal Office:

September 1, 1992

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

- 9) Date Notice(s) of Proposal was Published in Illinois Register:

December 27, 1991 - 15 Ill. Reg. 18357

- 10) Has the Joint Committee on Administrative Rules issued a Statement of Objections to this/these Rules? Yes No X

If "yes," please complete the following:

A) Statement of Objection: , Ill. Reg.

B) Agency Response: , Ill. Reg.

C) Date Agency Response Submitted for Approval to the Joint Committee:

- 11) Difference Between Proposal and Final Version:

The following changes were made in response to comments received during the first notice or public comment period:

- 1) References to the 1989 Illinois Revised Statutes and 1990 Supplement were updated to the 1991 Illinois Revised Statutes.
- 2) In Section 350.330, the definition of "physical therapy assistant" was changed to "physical therapist assistant" to conform to Section 1 of "An Act in relation to physical therapy."
- 3) Section 350.640 was deleted from the rulemaking because legislation that became effective on January 1, 1992, necessitates an additional change in the statutory language, which the Department plans to include in a subsequent rulemaking, which is currently being drafted.

The following changes were made in response to comments and suggestions of the Joint Committee on Administrative Rules:

Section 350.3000(l) was amended to state: "The building in which a facility is located shall have no other business that is unrelated to health care and that constitutes a hazard or annoyance to the residents. The business shall be in a segregated portion of the building and shall have a separate entrance."

In addition, various typographical, grammatical and form changes were made in response to the comments from the Administrative Code Division and the Joint Committee on Administrative Rules.

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- 12) Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee?

The Department has made all the changes to which it agreed with the Joint Committee.

- 13) Will the Rules Replace an Emergency Rule Currently in Effect?

Yes No X

- 14) Are there any other Amendments Pending on this Part? Yes X No

If Yes:

Section Numbers	Proposed Action	Ill. Reg. Citation
350.3730	Amendments	16 Ill. Reg. 4791

- 15) Summary and Purpose of Rules:

The rules in Part 350 govern the licensure of long-term care facilities that provide intermediate care for the developmentally disabled. These amendments include technical changes as well as addressing issues encountered by the Department in implementing the rules.

Section 350.140 - A misquotation of statutory language is being corrected. In addition, subsection (e) is being amended to delete the word "written" in regard to approval by the Department for the operator to begin operation of the facility prior to actual receipt of the license certificate.

Section 350.150 - These changes are the same as those being made in Section 350.140.

Section 350.330 - The definition of "Facility or Long-Term Care Facility" is being amended to reflect amendments to the Nursing Home Care Act made by Public Act 86-1244, effective January 1, 1991. In the definition of "Nursing Unit," the term "distinct part" is being changed to "designated area" to eliminate confusion with a distinct part as that term is defined in the rules. In addition, statutory citations are updated.

Section 350.1230 - The Department is deleting the requirement that a facility must have less than 50 bed capacity in order to receive approval from the Department to have two nurses share the duties of the director of nursing. Because the conditions for approval as set forth in the rule are very specific, the Department believes that any facility that meets the conditions should receive approval for the shared position, regardless of the size of the facility.

Section 350.1870 - This Section is being amended to require that snacks be offered between meals when there are more than four hours between meals. The existing rule allows the facility

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to offer either between-meal or bedtime snacks.

Section 350.3000 - The Department is amending this Section to clarify its policies governing the presence of other businesses in existing long-term care facilities so that the requirements are consistent with those in Parts 300, 330 and 390 and with the requirements for new facilities in Section 350.2700.

Section 350.2960 - This Section is being amended to delete an obsolete provision and to clarify the Department's requirements governing the size of resident bedrooms. New waivers to the square footage requirements have not been granted since the date set forth in subsection (b)(1), December 24, 1987; however, the rule still refers to approval of smaller-sized rooms by the Department. Therefore, the reference to approval of multiple bedrooms of not less than 70 square feet per resident is being deleted. The language of subsection (b)(1) is also being clarified to refer to square feet of usable floor area, as defined in the rule.

Section 350.3310 - This Section is being amended to correct statutory language.

Section 350.4210 - An incorrect cross-reference is being corrected in subsection (b)(6).

16) Information and Questions regarding this Adopted Rulemaking shall be directed to:

Ms. Gail M. DeVito, Division of Governmental Affairs, Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761, 217/782-6187.

The full text of the Adopted Amendments begins on the next page:

1391492ILLINOIS REGISTERDEPARTMENT OF PUBLIC HEALTHNOTICE OF ADOPTED AMENDMENT(S)

TITLE 77: PUBLIC HEALTHCHAPTER I: DEPARTMENT OF PUBLIC HEALTHSUBCHAPTER c: LONG-TERM CARE FACILITIES

PART 350INTERMEDIATE CARE FOR THE DEVELOPMENTALLY DISABLED FACILITIES CODE

SUBPART A: GENERAL PROVISIONS

Section	
350.110	General Requirements
350.120	Application for License
350.130	Licensee
350.140	Issuance of an Initial License for a New Facility
350.150	Issuance of an Initial License Due to a Change of Ownership
350.160	Issuance of a Renewal License
350.165	Criteria for Adverse Licensure Actions
350.170	Denial of Initial License
350.175	Denial of Renewal of License
350.180	Revocation of License
350.190	Experimental Program Conflicting With Requirements
350.200	Inspections, Surveys, Evaluations and Consultation
350.210	Filing an Annual Attested Financial Statement
350.220	Information to Be Made Available to the Public By the Department
350.230	Information to Be Made Available to the Public By the Licensee
350.240	Municipal Licensure
350.250	Ownership Disclosure
350.260	Issuance of Conditional Licenses
350.270	Monitor and Receivership
350.272	Determination to Issue a Notice of Violation or Administrative Warning
350.274	Determination of the Level of a Violation
350.276	Notice of Violation
350.277	Administrative Warning
350.278	Plans of Correction
350.280	Reports of Correction
350.282	Conditions for Assessment of Penalties
350.284	Calculation of Penalties
350.286	Determination to Assess Penalties
350.288	Reduction or Waiver of Penalties
350.290	Quarterly List of Violators
350.300	Alcoholism Treatment Programs In Long-Term Care Facilities
350.310	Department May Survey Facilities Formerly Licensed
350.320	Waivers
350.330	Definitions
350.340	Incorporated and Referenced Materials

SUBPART B: ADMINISTRATION

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENT(S)

Section
350.510

Administrator

SUBPART C: POLICIES

Section

350.610 Management Policies
350.620 Resident Care Policies
350.630 Admission and Discharge Policies
350.640 Contract Between Resident and Facility
350.650 Residents' Advisory Council
350.660 General Policies
350.670 Personnel Policies
350.675 Initial Health Evaluation for Employees
350.680 Developmental Disabilities Aides
350.685 Student Interns
350.690 Disaster Preparedness
350.700 Serious Incidents and Accidents

SUBPART D: PERSONNEL

Section
350.810
350.820
350.830

Personnel
Consultation Services
Personnel Policies

SUBPART E: RESIDENT LIVING SERVICES

Section
350.1010
350.1020
350.1030
350.1040
350.1050
350.1060
350.1070

Service Programs
Psychological Services
Social Services
Speech Pathology and Audiology Services
Recreational and Activities Services
Training and Rehabilitation Services
Training and Habilitation Staff

SUBPART F: HEALTH SERVICES

Section
350.1210
350.1220
350.1225
350.1230
350.1240
350.1250

Health Services
Physician Services
Tuberculin Skin Test Procedures
Nursing Services
Dental Services
Physical and Occupational Therapy Services

SUBPART G: MEDICATIONS

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENT(S)

Section
350.1410
350.1420
350.1430
350.1440
350.1450

Medication Policies and Procedures
Conformance with Physician's Orders
Administration of Medication
Labeling and Storage
Control of Narcotics and Legend Drugs

SUBPART H: RESIDENT AND FACILITY RECORDS

Section
350.1610
350.1620
350.1630
350.1640
350.1650
350.1660
350.1670
350.1680
350.1690

Resident Record Requirements
Content of Medical Records
Confidentiality of Resident's Records
Records Pertaining to Residents' Property
Retention and Transfer of Resident Records
Other Resident Record Requirements
Staff Responsibility for Medical Records
Retention of Facility Records
Other Facility Record Requirements

SUBPART I: FOOD SERVICE

Section
350.1810
350.1820
350.1830
350.1840
350.1850
350.1860
350.1870
350.1880
350.1890
350.1900
350.1910

Director of Food Services
Dietary Staff in Addition to Director of Food Services
Hygiene of Dietary Staff
Diet Orders
Adequacy of Diet and Meal Pattern
Therapeutic Diets
Scheduling Meals
Menu Planning
Food Preparation and Service
Food Handling Sanitation
Kitchen Equipment, Utensils, and Supplies

SUBPART J: MAINTENANCE, HOUSEKEEPING AND LAUNDRY

Section
350.2010
350.2020
350.2030

Maintenance
Housekeeping
Laundry Services

SUBPART K: FURNISHINGS, EQUIPMENT, AND SUPPLIES

Section
350.2210
350.2220

Furnishings
Equipment and Supplies

SUBPART L: WATER SUPPLY AND SEWAGE DISPOSAL

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NOTICE OF ADOPTED AMENDMENT(S)

Section	
350.2410	Codes
350.2420	Water Supply
350.2430	Sewage Disposal
350.2440	Plumbing
SUBPART M: CONSTRUCTION STANDARDS FOR NEW INTERMEDIATE CARE FACILITIES FOR THE DEVELOPMENTALLY DISABLED	

Section	
350.2610	Applicability of Standards
350.2620	Codes and Standards
350.2630	Preparation of Drawings and Specifications
350.2640	Site
350.2650	Administration and Public Areas
350.2660	Nursing Unit
350.2670	Dining, Living, Activities Rooms
350.2680	Therapy and Personal Care
350.2690	Service Departments
350.2700	General Building Requirements
350.2710	Structural
350.2720	Mechanical Systems
350.2730	Plumbing Systems
350.2740	Electrical Systems

SUBPART N: CONSTRUCTION STANDARDS FOR EXISTING INTERMEDIATE CARE FACILITIES FOR THE DEVELOPMENTALLY DISABLED

Section	
350.2910	Applicability
350.2920	Codes and Standards
350.2930	Preparation of Drawings and Specifications
350.2940	Site
350.2950	Administration and Public Areas
350.2960	Nursing Unit
350.2970	Living, Dining, Activities Rooms
350.2980	Treatment and Personal Care
350.2990	Service Departments
350.3000	General Building Requirements
350.3010	Structural
350.3020	Mechanical Systems
350.3030	Plumbing Systems
350.3040	Electrical Requirements

SUBPART O: RESIDENT'S RIGHTS

Section	
350.3210	General
350.3220	Medical and Personal Care Program

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NOTICE OF ADOPTED AMENDMENT(S)

350.3230	Restraints
350.3240	Abuse and Neglect
350.3250	Communication and Visitation
350.3260	Residents' Funds
350.3270	Residents' Advisory Council
350.3280	Contract With Facility
350.3290	Private Right of Action
350.3300	Transfer or Discharge
350.3310	Complaint Procedures
350.3320	Confidentiality
350.3330	Facility Implementation

SUBPART P: SPECIAL STANDARDS FOR INTERMEDIATE CARE FACILITIES FOR THE DEVELOPMENTALLY DISABLED OF 16 BEDS OR LESS

Section	
350.3710	Applicability of Other Provisions of this Part
350.3720	Administration
350.3730	Admission and Discharge Policies
350.3740	Personnel
350.3750	Consultation Services and Nursing Services
350.3760	Medication Policies
350.3770	Food Services
350.3780	Codes and Standards
350.3790	Administration and Public Areas
350.3800	Bedrooms
350.3810	Nurses Station
350.3820	Bath and Toilet Rooms
350.3830	Utility Rooms
350.3840	Living, Dining, Activity Rooms
350.3850	Therapy and Personal Care
350.3860	Kitchen
350.3870	Laundry Room
350.3880	General Building Requirements
350.3890	Corridors
350.3900	Special Care Room
350.3910	Exit Facilities and Subdivision of Floor Areas
350.3920	Stairways, Vertical Openings and Doorways
350.3930	Hazardous Areas and Combustible Storage
350.3940	Mechanical Systems
350.3950	Heating, Cooling, and Ventilating Systems
350.3960	Plumbing Systems
350.3970	Electrical Systems
350.3980	Fire Alarm and Detection System
350.3990	Emergency Electrical System
350.4000	Fire Protection
350.4010	Construction Types
350.4020	Equivalencies
350.4030	New Construction Requirements

DEPARTMENT OF PUBLIC HEALTH
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SUBPART Q: DAY CARE PROGRAMS

Section 350.4210	Day Care in Long-Term Care Facilities
APPENDIX A	Classification of Distinct Part of a Facility for Different Levels of Service
APPENDIX B	Federal Requirements Regarding Residents' Rights
APPENDIX C	Seismic Zone Map
APPENDIX D	Forms for Day Care in Long-Term Care Facilities
TABLE A	Sound Transmission Limitations in New Intermediate Care Facilities for the Developmentally Disabled
TABLE B	Pressure Relationships and Ventilation Rate of Certain Areas for the New Intermediate Care Facilities for the Developmentally Disabled
TABLE C	Construction Types and Sprinkler Requirements for Existing Intermediate Care Facilities for the Developmentally Disabled
TABLE D	Food Service Sanitation Rules and Regulations, 77 Ill. Adm. Code 750, 1983 Applicable for New Intermediate Care Facilities for the Developmentally Disabled at Sixteen (16) Beds or Less
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TABLE F	Disaster Preparedness Parameters - Relative Humidity and Temperature.

AUTHORITY: Implementing and authorized by the Nursing Home Care Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 4151-101 et seq.).

SOURCE: Emergency rules adopted at 4 Ill. Reg. 10, p. 495, effective March 1, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 30, p. 1, effective July 28, 1980; amended at 5 Ill. Reg. 1657, effective February 4, 1981; amended at 6 Ill. Reg. 5981, effective May 3, 1982; amended at 6 Ill. Reg. 6453, effective May 14, 1982; amended at 6 Ill. Reg. 8198, effective June 29, 1982; amended at 6 Ill. Reg. 14544, effective November 8, 1982; amended at 6 Ill. Reg. 14675, effective November 15, 1982; amended at 6 Ill. Reg. 15556, effective December 15, 1982; amended at 7 Ill. Reg. 278, effective December 22, 1982; amended at 7 Ill. Reg. 1919 and 1945, effective January 28, 1983; amended at 7 Ill. Reg. 7963, effective July 1, 1983; amended at 7 Ill. Reg. 15817, effective November 15, 1983; amended at 7 Ill. Reg. 16984, effective December 14, 1983; amended at 8 Ill. Reg. 15574 and 15578 and 15581, effective August 15, 1984; amended at 8 Ill. Reg. 15935, effective August 17, 1984; amended at 8 Ill. Reg. 16980, effective September 5, 1984; codified at 8 Ill. Reg. 19806; amended at 8 Ill. Reg. 24214, effective November 29, 1984; amended at 8 Ill. Reg. 24680, effective December 7, 1984; amended at 9 Ill. Reg. 142, effective December 26, 1984; amended at 9 Ill. Reg. 331, effective December 28, 1984; amended at 9 Ill. Reg. 2964, effective February 25, 1985; amended at 9 Ill. Reg. 10876, effective July 1, 1985; amended at 11 Ill. Reg. 14795, effective October 1, 1987; amended at 11 Ill. Reg. 16830, effective October 1, 1987;

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amended at 12 Ill. Reg. 979, effective December 24, 1987; amended at 12 Ill. Reg. 16838, effective October 1, 1988; emergency amendment at 12 Ill. Reg. 18705, effective October 24, 1988, for a maximum of 150 days; emergency expired March 23, 1989; amended at 13 Ill. Reg. 6040, effective April 17, 1989; amended at 13 Ill. Reg. 19451, effective December 1, 1989; amended at 14 Ill. Reg. 14876, effective October 1, 1990; amended at 15 Ill. Reg. 466, effective January 1, 1991; amended at 16 Ill. Reg. 594, effective January 1, 1992; amended at 16 Ill. Reg. 13910, effective September 1, 1992.

Section 350.140 Issuance of an Initial License for a New Facility

a) Upon receipt and review of an application for a license and inspection of the applicant facility, the Director shall issue a probationary license if he finds:

- 1) The applicant is a person responsible and suitable to operate or to direct or participate in the operation of a facility by virtue of financial capacity, appropriate business or professional experience, a record of compliance with lawful orders of the Department and lack of revocation of a license during the previous five years;
- 2) The facility is under the supervision of an administrator who is licensed under the Nursing Home Administrators Licensing and Disciplinary Act (Ill. Rev. Stat. 1987 1991, ch. 111, pars. 3651 et seq.) as now or hereafter amended; and
- 3) The facility is in substantial compliance with the Act (Ill. Rev. Stat. 1987 1991, ch. 111 1/2, pars. 4151-101 et seq.) and this Part. (Section 3-109 of the Act)

b) The Department will issue a probationary license for 120 days from the date of issuance. ~~The Department will issue a probationary license for 120 days from the date of issuance. The Department will issue a probationary license for 120 days from the date of issuance.~~ ~~Section 3-116 of the Act~~

c) Within 30 days prior to the termination of a probationary license, the Department shall fully and completely inspect the facility and, if the facility meets the applicable requirements for licensure, shall issue a license under Section 3-109 of the Act. (Section 3-116 of the Act) If the facility is not in compliance and satisfactory progress toward compliance is not being made, the Department will allow the probationary license to expire. ~~During the 120-day period of the probationary license, the Department shall conduct an investigation of the applicant within 30 days of the termination of the probationary license to determine whether or not the applicant then complies, and if not, whether satisfactory progress is being made toward compliance. If in compliance, the probationary license will be replaced with a full status license. If not in compliance and satisfactory progress towards compliance is not being made, the Department will allow the probationary license to expire.~~ ~~Section 3-116 of the Act~~

d) If the Department finds that the facility does not meet the requirements for licensure but has made substantial progress toward meeting those requirements, the license may be renewed once for a period not to exceed 120 days from the expiration date of the initial

probationary license. (Section 3-116 of the Act) Under no condition may more than two successive probationary licenses be issued. ~~If the applicant is found not to be in compliance but satisfactory progress is being made toward compliance, a second probationary license of up to 120 days may be issued. Under no condition may more than two successive probationary licenses be issued.~~ (Section 3-116 of the Act)

e) Prior to actual receipt by the operator of the license certificate, the operator may begin operation upon receipt of ~~written~~ approval by the Department.

(Source: Amended at 16 Ill. Reg. 13910, effective September 1, 1992)

Section 350.150 Issuance of an Initial License Due to a Change of Ownership

- a) Upon receipt and review of an application for a license the Director shall issue a probationary license if he finds:
 - 1) The applicant is a person responsible and suitable to operate or to direct or to participate in the operation of a facility by virtue of financial capacity, appropriate business or professional experience, a record of compliance with lawful orders of the Department and lack of revocation of a license during the previous five years;
 - 2) The facility is under the supervision of an administrator who is licensed under the Nursing Home Administrators Licensing and Disciplinary Act, as now or hereafter amended; and
 - 3) The facility is in substantial compliance with the Act and this Part. (Section 3-109 of the Act)
- b) Whenever ownership of a facility is transferred from the person named in a license to any other person, the transferee must obtain a new probationary license. The transferee shall notify the Department of the transfer and apply for a new license at least 30 days prior to final transfer. (Section 3-112 of the Act)
- c) The transferor shall notify the Department at least 30 days prior to final transfer. The transferor shall remain responsible for the operation of the facility until such time as the license is issued to the new transferee. (Section 3-112 of the Act)
- d) The license granted to the transferee shall be subject to any plan of correction submitted by the previous owner and approved by the Department and any conditions contained in a conditional license issued to the previous owner. If there are outstanding violations and no plan of correction has been submitted by the facility and approved by the Department, the Department may issue a conditional license and plan of correction as provided in Sections 3-311 through 3-317 of the Act in place of a probationary license. (Section 3-113 of the Act)
- e) The transferor shall remain liable for all penalties assessed against the facility which are imposed for violations occurring prior to transfer of ownership. (Section 3-114 of the Act)
- f) The Department will issue a probationary license for 120 days from the

- date of issuance. ~~The Department will issue a probationary license for 120 days from date of issuance.~~ (Section 3-116 of the Act)
- g) ~~Department shall fully and completely inspect the facility and, if the facility meets the applicable requirements for licensure, shall issue a license under Section 3-109 of the Act. (Section 3-116 of the Act)~~ If the facility is not in compliance and satisfactory progress toward compliance is not being made, the Department will allow the probationary license to expire. ~~During the 120 days of the probationary license, the Department shall conduct an investigation of the applicant within 30 days of the termination of the probationary license to determine whether or not the applicant then complies, and if not, whether satisfactory progress is being made toward compliance. If in compliance, the probationary license will be replaced with a full status license. If not in compliance and satisfactory progress toward compliance is not being made, the Department will allow the probationary license to expire.~~ (Section 3-116 of the Act)
- h) If the Department finds that the facility does not meet the requirements for licensure but has made substantial progress toward meeting those requirements, the license may be renewed once for a period not to exceed 120 days from the expiration date of the initial probationary license. (Section 3-116 of the Act) Under no condition may more than two successive probationary licenses be issued. ~~If the applicant is found not to be in compliance but satisfactory progress is being made toward compliance, a second probationary license of up to 120 days may be issued. Under no condition may more than two successive probationary licenses be issued.~~ (Section 3-116 of the Act)
- i) The issuance date of the probationary license to the new owner will be the date the last licensure requirement is met as determined by the Department. Prior to actual receipt by the operator of the license certificate, the operator may begin operation upon receipt of written approval by the Department.

(Source: Amended at 16 Ill. Reg. 13910, effective September 1, 1992)

Section 350.330 Definitions

The terms defined in this Section are terms that are used in one or more of the sets of licensing standards established by the Department to license various levels of long-term care. They are defined as follows:

Abuse - any physical or mental injury or sexual assault inflicted on a resident other than by accidental means in a facility. (Section 1-103 of the Act)

Access - the right to:

- Enter any facility;
- Communicate privately and without restriction with any resident who consents to the communication;

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Seek consent to communicate privately and without restriction with any resident;
Inspect the clinical and other records of a resident with the express written consent of the resident;
Observe all areas of the facility except the living area of any resident who protests the observation. (Section 1-104 of the Act)

Act - as used in this Part, the Nursing Home Care Act (Ill. Rev. Stat. 1989 1991, ch. 111 1/2, par. 4151-101 et seq.).

Activity Program - a specific planned program of varied group and individual activities geared to the individual resident's needs and available for a reasonable number of hours each day.

Adaptive Behavior - the effectiveness or degree with which the individual meets the standards of personal independence and social responsibility expected of his age and cultural group.

Addition - any construction attached to the original building which increases the area or cubic content of the building.

Adequate - enough in either quantity or quality, as determined by a reasonable person familiar with the professional standards of the subject under review, to meet the needs of the residents of a facility under the particular set of circumstances in existence at the time of review.

Administrative Warning - A notice to a facility issued by the Department under Section 350.277 of this Part and Section 3-303.2 of the Act, which indicates that a situation, condition, or practice in the facility violates the Act or the Department's rules, but is not a type A or type B violation.

Administrator - the person who is directly responsible for the operation and administration of the facility, irrespective of the assigned title. (See Licensed Nursing Home Administrator.)

Advocate - a person who represents the rights and interests of an individual as though they were the person's own, in order to realize the rights to which the individual is entitled, obtain needed services, and remove barriers to meeting the individual's needs.

Affiliate means:

With respect to a partnership, each partner thereof.

With respect to a corporation, each officer, director and stockholder thereof.

With respect to a natural person: any person related in the first degree of kinship to that person; each partnership and each partner thereof of which that person or any affiliate of that

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person is a partner; and each corporation in which that person or any affiliate of that person is an officer, director or stockholder. (Section 1-106 of the Act)

Aide or Orderly - any person providing direct personal care, training or habilitation services to residents.

Alteration - any construction change or modification of an existing building which does not increase the area or cubic content of the building.

Ambulatory Resident - a person who is physically and mentally capable of walking without assistance, or is physically able with guidance to do so, including the ascent and descent of stairs.

Applicant - any person making application for a license. (Section 1-107 of the Act)

Appropriate - term used to indicate that a requirement is to be applied according to the needs of a particular individual or situation.

Assessment - the use of an objective system with which to evaluate the physical, social, developmental, behavioral, and psychosocial aspects of an individual.

Audiologist - a person who is certified or is eligible for a certificate of clinical competence in audiology granted by the American Speech and Hearing Association under its requirements in effect on the publication of this provision or meets the educational requirements for certification and is in the process of accumulating the supervised experience required for certification.

Autism - A syndrome described as consisting of withdrawal, very inadequate social relationships, exceptional object relationships, language disturbances and monotonously repetitive motor behavior; many children with autism will also be seriously impaired in general intellectual functioning; mental illness observed in young children characterized by severe withdrawal and inappropriate response to external stimulation.

Autoclave - an apparatus for sterilizing by superheated steam under pressure.

Auxiliary Personnel - all nursing personnel in intermediate care facilities and skilled nursing facilities other than licensed personnel.

Basement - when used in this Part means any story or floor level below

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the main or street floor. Where due to grade difference, there are two levels each qualifying as a street floor, a basement is any floor below the level of the two street floors. Basements shall not be counted in determining the height of a building in stories.

Behavior Modification - treatment to be used to establish or change behavior patterns.

Cerebral Palsy - a disorder dating from birth or early infancy, nonprogressive, characterized by examples of aberrations of motor function (paralysis, weakness, incoordination) and often other manifestations of organic brain damage such as sensory disorders, seizures, mental retardation, learning difficulty and behavior disorders.

Certification for Title XVIII and XIX - the issuance of a document by the Department to the Department of Health and Human Services or the Department of Public Aid verifying compliance with applicable statutory or regulatory requirements for the purposes of participation as a provider of care and service in a specific Federal or State health program.

Charge Nurse - a charge nurse is a registered professional nurse or a licensed practical nurse in charge of the nursing activities for a specific unit or floor during a tour of duty.

Community Alternatives - service programs in the community provided as an alternative to institutionalization.

Community Living Facility - see Facility, Community Living.

Continuing Care Contract - a contract through which a facility agrees to supplement all forms of financial support for a resident throughout the remainder of the resident's life.

Contract - a binding agreement between a resident or the resident's guardian (or, if the resident is a minor, the resident's parent) and the facility or its agent.

Corporal Punishment - painful stimuli inflicted directly upon the body.

Cruelty and Indifference to Welfare of the Resident - failure to provide a resident with the care and supervision he requires; or, the infliction of mental or physical abuse. Examples of physical abuse are restraining a resident, striking, slapping, hitting, or withholding food as punishment. Examples of mental abuse are swearing, threatening and seclusion.

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Dentist - any person licensed by the State of Illinois to practice dentistry, includes persons holding a Temporary Certificate of Registration, as provided in the Illinois Dental Practice Act (Ill. Rev. Stat. 1909 1991, ch. 111, par. 2301 et seq.).

Department - as used in this Part means the Illinois Department of Public Health.

Developmentally Disabled - those individuals whose disability is attributable to mental retardation, cerebral palsy, epilepsy, autism, or other pathological conditions which generally originate before such individuals attain age 18, and which continue, or can be expected to continue, indefinitely, and which constitute a substantial functioning handicap to such individuals.

Developmental Disabilities (DD) Aide - any person who provides nursing, personal or rehabilitative care to residents of Intermediate Care Facilities for the Developmentally Disabled, regardless of title, and who is not otherwise licensed, certified or registered by the Department of Professional Regulation to render medical care. Other titles often used to refer to DD aides include, but are not limited to, Program Aides, Program Technicians and Habilitation Aides. DD Aides must function under the supervision of a licensed nurse or a Qualified Mental Retardation Professional (QMRRP).

Developmental Disability - a severe, chronic disability of a person which:

is attributable to a mental or physical impairment or combination of mental and physical impairments;

is manifest before age 22;

is likely to continue indefinitely;

results in substantial functional limitations in three or more of the following areas of major life activities:

self-care;

receptive and expressive language;

learning;

mobility;

self-direction;

capacity for independent living; and

economic self-sufficiency; and

reflects the person's needs for a combination and sequence of special, interdisciplinary, or generic care, treatment, or other services which are of life-long or extended duration and individually planned and coordinated.

Dietetic Service Supervisor - a person who:

is a qualified dietitian; or

is a graduate of a dietetic technician or dietetic assistant

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training program, corresponding or classroom, approved by the American Dietetic Association; or is a graduate of a Department-approved course that provides 90 or more hours of classroom instruction in food service supervision and has had experience as a supervisor in a health care institution, which included consultation from a dietitian; or has training and experience in food service supervision and management in a military service equivalent in content to the program in paragraph (2) or (3) of this definition.

Dietitian - a person who:
is eligible for registration by the American Dietetic Association; or
has a baccalaureate degree with major studies in food and nutrition, dietetics, and food service management, has one year of supervisory experience in the dietetic service of a health care institution, and participates annually in continuing dietetic education.

Direct Supervision - means that work is performed under the guidance and direction of a supervisor who is responsible for the work, who plans work and methods, who is available on short notice to answer questions and deal with problems that are not strictly routine, who regularly reviews the work performed, and who is accountable for the results.

Director - the Director of Public Health or his designee. (Section 1-110 of the Act)

Director of Nursing Service - the full-time Professional Registered Nurse who is directly responsible for the immediate supervision of the nursing services.

Discharge - the full release of any resident from a facility. (Section 1-111 of the Act)

Distinct Part - an entire, physically identifiable unit consisting of all of the beds within that unit and having facilities meeting the standards applicable to the levels of service to be provided. Staff and services for a distinct part are established as set forth in the respective regulations governing the levels of services approved for the distinct part.

Emergency - a situation, physical condition or one or more practices, methods or operations which present imminent danger of death or serious physical or mental harm to residents of a facility. (Section 1-112 of the Act)

Epilepsy - a chronic symptom of cerebral dysfunction, characterized by

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recurrent attacks, involving changes in the state of consciousness, sudden in onset, and of brief duration. Many attacks are accompanied by a seizure in which the person falls involuntarily.

Equivalent of a Graduate Licensed Practical Nurse - a licensed practical nurse, licensed by waiver who successfully passes the proficiency examination approved by the U.S. Department of Health and Human Services shall be considered the equivalent of a licensed practical nurse who is a graduate of an approved school of practical nursing for the purposes of this Part.

Existing long-term care facility - any facility initially licensed as a health care facility or approved for construction by the Department, or any facility initially licensed or operated by any other agency of the State of Illinois, prior to March 1, 1980. Existing long-term care facilities shall meet the design and construction standards for existing facilities for the level of long-term care for which the license (new or renewal) is to be granted.

Facility, Community Living - a place of residence as limited in these standards for between five and 80 ambulatory adults who are mildly or moderately mentally retarded with a potential for being absorbed into the mainstream of community life.

Facility, Intermediate Care - a facility which provides basic nursing care and other restorative services under periodic medical direction. Many of these services may require skill in administration. Such facilities are for residents who have long-term illnesses or disabilities which may have reached a relatively stable plateau.

Facility, Intermediate Care for the Developmentally Disabled - when used in this Part is a facility of three or more persons, or distinct part thereof, serving residents of which more than 50 percent are developmentally disabled. Facilities with any number less than 50 percent of developmentally disabled residents, who are determined by the Department with consultation from the Division of Developmental Disabilities, Illinois Department of Mental Health and Developmental Disabilities to need organized social support and training programs, must comply with the program requirements in this Part.

Facility or long-term care facility - a private home, institution, building, residence, or any other place, whether operated for profit or not, or a county home for the infirm and chronically ill operated pursuant to Division 5-21 or 5-22 of the Counties Code ~~the County Home Act~~ (Ill. Rev. Stat. 1989 1991, ch. 34 pars. 5-21001 et seq. and 5-22001 et seq.), ~~34-par-5561-et-seq-77 as now or hereafter amended, or by a county pursuant to "An Act in relation to homes for the aged" (Ill. Rev. Stat. 1989, ch. 34, par. 3561-et-seq.) as now or hereafter amended, or any similar institution operated by a political~~

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subdivision of the State of Illinois, which provides, through its ownership or management, personal care, sheltered care or nursing for three or more persons, not related to the applicant or owner by blood or marriage. It includes skilled nursing facilities and intermediate care facilities as those terms are defined in Title XVIII and Title XIX of the Federal Social Security Act (42 U.S.C.A. 1395 et seq. and 1936 et seq.). A "facility" may consist of more than one building as long as the buildings are on the same tract, or adjacent tracts of land. However, there shall be no more than one "facility" in any one building. "Facility" does not include the following:

A home, institution, or other place operated by the federal government or agency thereof, or by the State of Illinois;

A hospital, sanitarium, or other institution whose principal activity or business is the diagnosis, care, and treatment of human illness through the maintenance and operation as organized facilities therefor, which is required to be licensed under the Hospital Licensing Act (Ill. Rev. Stat. 1989 1991, ch. 111 1/2, par. 142 et seq.); ~~as now or hereafter amended~~; or

Any "facility for child care" as defined in the Child Care Act of 1969 (Ill. Rev. Stat. 1989 1991, ch. 23, par. 2211 et seq.); ~~as now or hereafter amended~~;

Any "Community Living Facility" as defined in the Community Living Facilities Licensing Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 4181 et seq.);

Any "Community Residential Alternative" as defined in the Community Residential Alternatives Licensing Act (Ill. Rev. Stat. 1991, ch. 91 1/2, par. 621 et seq.);

Any nursing home or sanatorium operated solely by and for persons who rely exclusively upon treatment by spiritual means through prayer, in accordance with the creed or tenets of any well-recognized church or religious denomination. However, such nursing home or sanatorium shall comply with all local laws and rules relating to sanitation and safety; or; ~~Section 1-113 of the Act~~

Any facility licensed by the Department of Mental Health and Developmental Disabilities as a community-integrated living arrangement as defined in the Community-Integrated Living Arrangement Licensure and Certification Act (Ill. Rev. Stat. 1991, ch. 91 1/2, par. 1701 et seq.). (Section 1-113 of the Act)

Facility, Skilled Nursing - when used in this Part is synonymous with a skilled nursing facility. A skilled nursing facility provides skilled nursing care, continuous skilled nursing observations, restorative nursing, and other services under professional direction with frequent medical supervision. Such facilities are provided for patients who need the type of care and treatment required during the post acute phase of illness or during recurrences of symptoms in long-term illness.

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Financial Responsibility - sufficient assets to provide adequate services such as: staff, heat, laundry, foods, supplies, and utilities for at least a two-month period of time.

Full time - means on duty a minimum of 36 hours, four days per week.

Goal - an expected result or condition that involves a relatively long period of time to achieve, that is specified in behavioral terms in a statement of relatively broad scope, and that provides guidance in establishing specific, short-term objectives directed toward its attainment.

Governing Body - the policy-making authority, whether an individual or a group, that exercises general direction over the affairs of a facility and establishes policies concerning its operation and the welfare of the individuals it serves.

Guardian - a person appointed as a guardian of the person or guardian of the estate, or both, of a resident under the Probate Act of 1975 (Ill. Rev. Stat. 1989 1991, ch. 110 1/2, par. 1-1 et seq.) ~~as now or hereafter amended~~. (Section 1-114 of the Act)

Habilitation - an effort directed toward the alleviation of a disability or toward increasing a person's level of physical, mental, social or economic functioning. Habilitation may include, but is not limited to, diagnosis, evaluation, medical services, residential care, day care, special living arrangements, training, education, sheltered employment, protective services, counseling and other services.

Health Services Supervisor - (Director of Nursing Service) the full-time Registered Nurse, or Licensed Practical Nurse, who is directly responsible for the immediate supervision of the health services in an Intermediate Care Facility.

Home for the Aged - any facility which is operated: by a not-for-profit corporation incorporated under, or qualified as a foreign corporation under, the General Not For Profit Corporation Act of 1986; ~~as heretofore or hereafter amended~~ (Ill. Rev. Stat. 1989 1991, ch. 32, par. 101.01 et seq.); or, by a county pursuant to Division 5-22 of the Counties Code ~~an Act in Relation to Homes for the Aged~~; ~~as heretofore or hereafter amended~~ (Ill. Rev. Stat. 1989 1991, ch. 34, par. 5-22001 3561 et seq.); or, pursuant to a trust or endowment established for nonprofit, charitable purposes; and which provides maintenance, personal care, nursing or sheltered care to three or more residents, 90 percent of whom are 60 or more years of age.

Hospitalization - the care and treatment of a person in a hospital as an in-patient.

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House Manager - a qualified person on duty 40 hours a week managing the Community Living Facility and responsible for its operation and its inhabitants.

Individual Educational Program (IEP) - a written statement for each resident that provides for specific education and related services. The Individual Educational Program may be incorporated into the Individual Habilitation Plan (IHP).

Individual Habilitation Plan (IHP) - a total plan of care that is developed by the interdisciplinary team for each resident, and that is developed on the basis of all assessment results.

Institutional Occupancy - when used in this Part means Health Care Facilities, Group (a), as defined in Chapter 10, paragraph 10-0001 of the Life Safety Code, National Fire Protection Association (1985 Edition).

Interdisciplinary Team - a group of persons that represents those professions, disciplines, or service areas that are relevant to identifying an individual's needs, and designs a program to meet those needs. This team shall include at least a physician, a social worker and other professionals. In Intermediate Care Facilities for The Developmentally Disabled (ICF/DDs) at least one member of the team shall be a Qualified Mental Retardation Professional.

Licensed Nursing Home Administrator - a person who is charged with the general administration and supervision of a facility and licensed under the Nursing Home Administrators Licensing and Disciplinary Act (Ill. Rev. Stat. §99 1991, ch. 111, pars. 3651 et seq.) ~~7-28--now--or hereafter--amended.~~

Licensed Practical Nurse - a person with a valid Illinois license to practice as a practical nurse.

Licensee - person or entity licensed to operate the facility as provided under the Act. (Section 1-115 of the Act)

Life Care Contract - a contract through which a facility agrees to provide maintenance and care for a resident throughout the remainder of the resident's life.

Maintenance - food, shelter, and laundry services. (Section 1-116 of the Act)

Maladaptive Behavior - impairment in adaptive behavior as determined by a clinical psychologist or by a physician. Impaired adaptive behavior may be reflected in delayed maturation, reduced learning ability or inadequate social adjustment.

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Medical Record Practitioner - a person who: is eligible for certification as a registered record administrator (RRA) or an accredited record technician (ART), by the American Medical Record Association under its requirements; or is a graduate of a school of medical record science that is accredited jointly by the American Medical Association and the American Medical Record Association.

Mentally Retarded and Mental Retardation - subaverage general intellectual functioning originating during the developmental period and associated with maladaptive behavior.

Misappropriation of Property - using a resident's cash, clothing, or other possessions without authorization by the resident or the resident's authorized representative; failure to return valuables after a resident's discharge; or failure to refund money after death or discharge when there is an unused balance in the resident's personal account.

Mobile Nonambulatory - unable to walk independently or without assistance, but able to move from place to place with the use of devices such as walkers, crutches, wheelchairs, or wheeled platforms.

Mobile Resident - any resident who is able to move about either independently or with the aid of assistive devices such as walkers, crutches, wheelchairs, or wheeled platforms.

Monitor - a qualified person placed in a facility by the Department to observe operations of the facility, assist the facility by advising it on how to comply with the State regulations, and who reports periodically to the Department on the operations of the facility.

Neglect - a failure in a facility to provide adequate medical or personal care or maintenance, which failure results in physical or mental injury to a resident or in the deterioration of a resident's physical or mental condition. (Section 1-117 of the Act)

New Long-Term Care Facility - any facility initially licensed as a health care facility by the Department, or any facility initially licensed or operated by any other agency of the State of Illinois, on or after March 1, 1980. New long-term care facilities shall meet the design and construction standards for new facilities for the level of long-term care for which the license (new or renewal) is to be granted.

Normalization - the principle of helping individuals to obtain an existence as close to normal as possible, by making available to them patterns and conditions of everyday life that are as close as possible to the norms and patterns of the mainstream of society.

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Nurse - a registered nurse or a licensed practical nurse as defined in the Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1989 1991, ch. 111, par. 3501 et seq.) as now or hereafter amended. (Section 1-118 of the Act)

Nursing Assistant - Any person who provides nursing care or personal care to residents of licensed long-term care facilities, regardless of title, and who is not otherwise licensed, certified or registered by the Department of Professional Regulation to render medical care. Other titles often used to refer to nursing assistants include, but are not limited to, nurse's aide, orderly and nurse technician. Nursing assistants must function under the supervision of a licensed nurse.

Nursing Care - a complex of activities which carries out the diagnostic, therapeutic, and rehabilitative plan as prescribed by the physician; care for the resident's environment; observing symptoms and reactions and taking necessary measures to carry out nursing procedures involving understanding of cause and effect in order to safeguard life and health.

Nursing Unit - a physically identifiable designated area **distinct-part** of a facility consisting of all the beds within the designated area **distinct-part**, but having no more than 75 beds, none of which are more than 120 feet from the nurse's station.

Objective - an expected result or condition that involves a relatively short period of time to achieve, that is specified in behavioral terms, and that is related to the achievement of a goal.

Occupational Therapist, Registered (OTR) - a person who is registered with the Department of Professional Regulation as an occupational therapist under the Illinois Occupational Therapy Practice Act (Ill. Rev. Stat. 1989 1991, ch. 111, par. 3701 et seq.).

Occupational Therapy Assistant - a person who is registered with the Department of Professional Regulation as a certified occupational therapy assistant under the Illinois Occupational Therapy Practice Act.

Operator - the person responsible for the control, maintenance and governance of the facility, its personnel and physical plant.

Oversight - general watchfulness and appropriate action to meet the total needs of the residents, exclusive of nursing or personal care. Oversight shall include, but is not limited to, social, recreational and employment opportunities for residents who, by reason of mental disability, or in the opinion of a licensed physician, are in need of residential care.

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Owner - the individual, partnership, corporation, association or other person who owns a facility. In the event a facility is operated by a person who leases the physical plant, which is owned by another person, "owner" means the person who operates the facility, except that if the person who owns the physical plant is an affiliate of the person who operates the facility and has significant control over the day-to-day operations of the facility, the person who owns the physical plant shall incur jointly and severally with the owner all liabilities imposed on an owner under the Act. (Section 1-119 of the Act)

Person - any individual, partnership, corporation, association, municipality, political subdivision, trust, estate or other legal entity whatsoever.

Personal Care - assistance with meals, dressing, movement, bathing, or other personal needs, or general supervision and oversight of the physical and mental well-being of an individual, exclusive of nursing, who because of age, physical or mental disability, emotional or behavior disorder, or mental retardation is incapable of maintaining a private, independent residence, or who is incapable of managing his person whether or not a guardian has been appointed. (Section 1-120 of the Act)

Pharmacist, Registered - a person who holds a certificate of registration as a registered pharmacist, a local registered pharmacist or a registered assistant pharmacist under the Pharmacy Practice Act of 1987 (Ill. Rev. Stat. 1989 1991, ch. 111, par. 4121 et seq.).

Physical Therapy Therapist Assistant - a person who has graduated from a two year college level program approved by the American Physical Therapy Association.

Physical Therapist - a person who is registered with the Department of Professional Regulation as a physical therapist under the Illinois Physical Therapy Act (Ill. Rev. Stat. 1989 1991, ch. 111, pars. 4251 et seq.).

Physician - any person licensed by the State of Illinois to practice medicine in all its branches as provided in the Medical Practice Act of 1987 (Ill. Rev. Stat. 1989 1991, ch. 111, par. 4400-1 et seq.).

Probationary License - an initial license issued for a period of 120 days during which time the Department will determine the qualifications of the applicant.

Program Coordinator - a qualified person directly responsible for the overall program, operation and management of a Community Living Facility.

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Psychiatrist - a physician who has had at least three years of formal training or primary experience in the diagnosis and treatment of mental illness.

Psychologist - a person who is licensed by the Illinois Department of Professional Regulation to practice clinical psychology under the Clinical Psychologist Licensing Act (Ill. Rev. Stat. 1989 1991, ch. 111, par. 5351 et seq.).

Qualified Mental Retardation Professional - a person who has at least one year of experience working directly with individuals with developmental disabilities and meets at least one of the following additional qualifications:

Be a physician as defined in this Section.

Be a registered nurse as defined in this Section.

Hold at least a bachelor's degree in one of the following fields: occupational therapy, physical therapy, psychology, social work, speech or language pathology, recreation (or a recreational speciality area such as art, dance, music, or physical education), dietary services or dietetics, or a human services field (such as sociology, special education, or rehabilitation counseling).

Qualified Professional - a person who meets the educational, technical and ethical criteria of a health care profession, as evidenced by the eligibility for membership in an organization established by the profession for the purpose of recognizing those persons who meet such criteria; and who is licensed, registered or certified by the State of Illinois, if required.

Reasonable visiting hours - any time between the hours of 10 a.m. and 8 p.m. daily. (Section 1-121 of the Act)

Registered Nurse - a person with a valid Illinois license from the Illinois Department of Professional Regulation to practice as a registered professional nurse under the Illinois Nursing Act of 1987.

Repeat violation - For purposes of assessing fines under Section 3-305 of the Act, a violation that has been cited during one inspection of the facility for which a subsequent inspection indicates that an accepted plan of correction was not complied with, within a period of not more than twelve months from the issuance of the initial violation. A repeat violation shall not be a new citation of the same rule, unless the licensee is not substantially addressing the issue routinely throughout the facility. (Section 3-305(7) of the Act)

Reputable Moral Character - having no history of a conviction of the applicant, or if the applicant is a firm, partnership, or association, of any of its members, or of a corporation, of any of its officers, or

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directors, or of the person designated to manage or supervise the facility, of a felony, or of two or more misdemeanors involving moral turpitude, as shown by a certified copy of the record of the court of conviction, or in the case of the conviction of a misdemeanor by a court not of record, as shown by other evidence; or other satisfactory evidence that the moral character of the applicant, or manager, or supervisor of the facility is not reputable.

Resident - person residing in and receiving personal care from a facility. (Section 1-122 of the Act)

Resident Services Director - the full-time administrator, or an individual on the professional staff in the facility, who is directly responsible for the coordination and monitoring of the residents' overall plans of care in an intermediate care facility.

Resident's Representative - a person other than the owner, or an agent or employee of a facility not related to the resident, designated in writing by a resident to be his representative, or the resident's guardian, or the parent of a minor resident for whom no guardian has been appointed. (Section 1-123 of the Act)

Restorative Care - a health care process designed to assist residents to attain and maintain the highest degree of function of which they are capable (physical, mental, and social).

Restraint of a Resident - the application of a device to limit movements.

Room - a part of the inside of a facility that is partitioned continuously from floor to ceiling with openings closed with glass or hinged doors.

Safety Device - any equipment or protective device used on a bed, chair, or resident which prevents him from falling or otherwise injuring himself. Examples are: bedside rails, geriatric or adaptive chairs, a wide band, vest or sheet applied to prevent falling out of a bed or chair, and hand socks applied to prevent injuring one's self.

Sanitization - the reduction of pathogenic organisms on a utensil surface to a safe level, which is accomplished through the use of steam, hot water, or chemicals.

Satisfactory - same as adequate.

Seclusion - the retention of a resident in a room which the resident cannot open.

Self Preservation - the ability to follow directions and recognize

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impending danger or emergency situations and react by avoiding or leaving the unsafe area.

Sheltered care - maintenance and personal care. (Section 1-124 of the Act)

Social Worker, Qualified - a person who:

is a licensed social worker or a licensed clinical social worker under the Clinical Social Work and Social Work Practice Act (Ill. Rev. Stat. 1989 1991, ch. 111, par. 6351 et seq.); and is a graduate of a school of social work which has been approved by the Council on Social Work Education (some schools are approved for Bachelor's Degree programs and others for Master's Degree programs); and has one year of social work experience in a health care setting.

State Fire Marshal - the Fire Marshal of the Office of the State Fire Marshal, Division of Fire Prevention.

Sterilization - the act or process of destroying completely all forms of microbial life, including viruses.

Stockholder of a corporation - any person who, directly or indirectly, beneficially owns, holds or has the power to vote, at least five percent of any class of securities issued by the corporation. (Section 1-125 of the Act)

Story - when used in this Part means that portion of a building between the upper surface of any floor and the upper surface of the floor above except that the topmost story shall be the portion of a building between the upper surface of the topmost floor and the upper surface of the roof above.

Student Intern - means any person whose total term of employment in any facility during any 12-month period is equal to or less than 90 continuous days, and whose term of employment is either:
an academic credit requirement in a high school or undergraduate institution, or

immediately succeeds a full quarter, semester or trimester of academic enrollment in either a high school or undergraduate institution, provided that such person is registered for another full quarter, semester or trimester of academic enrollment in either a high school or undergraduate institution which quarter, semester or trimester will commence immediately following the term of employment. (Section 1-125.1 of the Act)

Substantial - meeting requirements except for variance from the strict and literal performance which result in unimportant omissions or defects given the particular circumstances involved. This definition

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is limited to the phrase as used in Section 350.280(q)(8), 350.280(k)(2) and 350.280(k)(4).

Substantial failure - the failure to meet requirements other than a variance from the strict and literal performance which result in unimportant omissions or defects given the particular circumstances involved. This definition is limited to the phrase as used in Sections 350.180(b)(1) and 350.260(f).

Sufficient - same as adequate.

Supervision - authoritative procedural guidance by a qualified person for the accomplishment of a function or activity within his sphere of competence, with initial direction and periodic inspection of the actual act of accomplishing the function or activity. Unless otherwise stated in this Part, the supervisor must be on the premises if the person does not meet assistant level (two-year training program) qualifications specified in these definitions.

Therapeutic Recreation Specialist - a person who is certified by the National Council for Therapeutic Recreation Certification and who meets the minimum standards it has established for classification as a Therapeutic Recreation Specialist.

Time Out - removing an individual from a situation that results in undesirable behavior. It is a behavior modification procedure which is developed and implemented under the supervision of a qualified professional.

Title XVIII - Title XVIII of the Federal Social Security Act as now or hereafter amended. (Section 1-126 of the Act)

Title XIX - Title XIX of the Federal Social Security Act as now or hereafter amended. (Section 1-127 of the Act)

Transfer - a change in status of a resident's living arrangements from one facility to another facility. (Section 1-128 of the Act)

Type A Violation - a violation of the Act or of the rules promulgated thereunder which creates a condition or occurrence relating to the operation and maintenance of a facility presenting a substantial probability that death or serious mental or physical harm to a resident will result therefrom. (Section 1-129 of the Act)

Type B Violation - a violation of the Act or of the rules promulgated thereunder which creates a condition or occurrence relating to the operation and maintenance of a facility directly threatening to the health, safety or welfare of a resident. (Section 1-130 of the Act)

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Unit - an entire physically identifiable residence area, in Community Living Facilities consisting of not less than five nor more than 20 beds, and having facilities meeting the standards applicable to the levels of service to be provided. Staff and services for each distinct resident area are established as set forth in the respective rules governing the approved levels of service.

Universal Progress Notes - a common record with periodic narrative documentation by all persons involved in resident care.

Valid License - a license which is unsuspended, unrevoked and unexpired.

(Source: Amended at 16 Ill. Reg. 13910, effective September 1, 1992.)

Section 350.1230 Nursing Services

a) Each facility shall have a full-time health service supervisor who is a registered nurse or a licensed practical nurse whose only responsibility is the immediate supervision of the facility's health services. This person shall be on duty a minimum of 36 hours, four days per week. At least 50 percent of this person's hours shall be regularly scheduled between 7 A.M. and 7 P.M. There shall be a registered nurse or a licensed practical nurse on duty 24 hours per day and seven days per week in charge of health services at all times when the health service supervisor is not on duty. If the health services supervisor is a licensed practical nurse, arrangements for consultation from a registered nurse shall be made as specified in Section 350.1230.820(d). (B)

1) A facility of less than 50-bed capacity may, with written approval from the Department, have two nurses share the duties of this position if it is unable to obtain a full-time person. Such an arrangement will be granted approval only through written documentation that the facility was unable to obtain the full-time services of a qualified individual to fill this position. Such documentation shall include, but not be limited to: an advertisement that has appeared in a newspaper of general circulation in the area for at least three weeks; the names, addresses and phone numbers of all persons who applied for the position and the reasons why they were not acceptable or would not work full-time; and information about the number and availability of licensed nurses in the area. The Department will grant approval only when such documentation indicates that there were no qualified applicants who were willing to accept the job on a full-time basis, and the pool of nurses available in the area cannot be expected to produce, in the near future, a qualified person who is willing to work full-time.

2) If two persons are to share the position, one shall be designated

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the Health Services Supervisor and the other shall be designated the Assistant Health Services Supervisor. Both of these persons may be Registered Nurses (RN), both may be Licensed Practical Nurses (LPN), or one may be an RN and the other an LPN. In the latter case, the RN shall be designated the Health Services Supervisor and the LPN shall be designated the Assistant Health Services Supervisor.

3) In facilities with a capacity of less than 50 beds, this person (or these persons), may also provide direct patient care, and this person's time may be included in meeting the staff to resident ratio requirements.

b) A licensed practical nurse who is the health services supervisor shall either be a graduate of a State approved school of practical nursing or equivalent. (See Definitions, Section 350.3307.)

c) Residents shall be provided with nursing services, in accordance with their needs and which shall include, but are not limited to, the following: The Health Services Supervisor's participation in:

- 1) The pre-admission evaluation study and plan.
- 2) The evaluation study, program design, and placement of the resident at the time of admission to the facility.
- 3) The periodic reevaluation of the type, extent, and quality of services and programming.
- 4) The development of discharge plans, and the referral to appropriate community resources.
- 5) Training in habits in personal hygiene.
- 6) Development of a written plan for each resident to provide for nursing services as part of the total habilitation program.
- 7) Modification of the resident care plan, in terms of the resident's daily needs.

d) A registered nurse shall participate, as appropriate, in the planning and implementation of training of facility personnel.

e) Direct care personnel shall be trained in, but are not limited to, the following:

- 1) Detecting signs of illness, dysfunction or maladaptive behavior that warrant medical, nursing or psychosocial intervention. (B)
- 2) Basic skills required to meet the health needs and problems of the residents. (B)
- 3) First aid in the presence of accident or illness. (B)
- f) There shall be available sufficient, appropriately qualified nursing staff, which may include currently licensed practical nurses and other supporting personnel, to carry out the various nursing service activities. (A, B)
- g) The individual responsible for the provision of nursing services shall have knowledge and experience in the field of developmental disabilities.
- h) Nursing service personnel at all levels of experience and competence shall be assigned responsibilities in accordance with their qualifications. (B)

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(Source: Amended at 16 Ill. Reg. 13910, effective September 1, 1992.)

Section 350.1870 Scheduling Meals

- a) A minimum of three meals or their equivalent shall be served daily at regular times with no more than a 14 hour span between a substantial evening meal and breakfast. The 14 hour span shall not apply to facilities using the "four or five meals-a-day" plan, provided the evening meal is substantial and includes, but is not limited to, a good quality protein, bread or bread substitute, butter or margarine, a dessert and a nourishing beverage. †B†
- b) Between-meals or Bedtime bedtime snacks of nourishing quality shall be offered. †B† Snacks of nourishing quality shall be offered between meals when there is a time span of four or more hours between the ending of one meal and the serving of the next, or as otherwise indicated in the resident's plan of care.
- c) If a resident refuses food served, reasonable and nutritionally appropriate substitutions shall be served. †B†

(Source: Amended at 16 Ill. Reg. 13910, effective September 1, 1992.)

Section 350.2960 Nursing Unit

- a) General Requirements for Bedrooms
- 1) Resident bedrooms shall have an entrance directly off a corridor with an entrance door that swings into the room. Rooms used as bedrooms and included in the licensed capacity as of December 24, 1987, which do not open directly into corridors but instead open into large living/dining/activity areas, are exempt from this rule. However, no additional such rooms will be permitted to be established after December 24, 1987.
 - 2) Resident bedroom shall have adequate and satisfactory artificial light and be equipped in accordance with Section 350.3040(c)(2) and (d).
 - 3) Resident toilet rooms shall open directly into a corridor or into a resident's bedroom. (B)
 - 4) A closet or wardrobe at least six square feet shall be provided for each resident.
 - 5) Each bedroom floor shall be no more than three feet below the adjacent ground level.
 - 6) Each room used as a resident bedroom shall have at least one outside window, and a total window area to the outside equal to at least one-tenth the floor area of the room.
- b) Resident Bedrooms
- 1) Each single resident bedroom shall contain at least 100 square feet of usable floor area. Each multiple resident bedroom shall contain at least 80 square feet per bed of usable floor area.

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Multiple-bedrooms-of-not-less-than-70-square-feet-per-bed-may-be approved-by-the-Department-if-services-can-be-provided. Minimum usable floor area shall be exclusive of toilet rooms, closets, lockers, wardrobes, alcoves, vestibules, or clearly definable entryways. Those bedrooms for which facilities had waivers to this subsection (b)(1) on (and continuously since) December 24, 1987, and which have at least 90 square feet for single bedrooms and 70 square feet per bed for multi-bedrooms, are exempt from this subsection (b)(1). Those bedrooms for which facilities had waivers to this subsection (b)(1) on (and continuously since) December 24, 1987, but which have less than 90 square feet for single bedrooms and 70 square feet per bed or multi-bedrooms, continue to be subject to waiver procedures on an annual basis. (See Section 350.320†.)

- 2) Maximum room capacity shall be four residents. Beds shall be at least three feet apart and no more than three feet deep from an outside wall. There shall be a minimum of ten feet between walls or a wall and any built-in furniture or storage space.

c) Special Care Room

- 1) Provide a special care room for each 150 beds.
- 2) Provide this room with a toilet lavatory and all other necessary facilities to meet the resident's needs and as required to care for an ill resident.

- 3) This room shall be located to provide proper and efficient supervision of the resident by the nursing staff.

- 4) The room may be included in the authorized maximum bed capacity for the facility. It is permissible for the room to be occupied by a resident, not in need of special care, provided the resident is clearly informed and understands he will be immediately transferred out of the room any time of day or night, whenever the room is needed to care for a resident requiring special care.

d) Nurses' Station

- 1) Provide a minimum of one nurses' station on each floor. The station shall have direct access to a corridor, shall be located near the area it will serve, and shall be designed to provide visual control of the area. It shall be separated satisfactorily from the nurses' utility rooms. In Intermediate Care Facilities for the Developmentally Disabled one nurses' station serving two floors housing residents is acceptable if there are less than 15 beds on an adjacent floor which are served by the nurses' station. (B)

- 2) At least one nurses' station shall have a medicine sink with hot and cold running water, a work counter, a medicine cabinet, and necessary equipment and furnishings.

- 3) Provide a nurses' toilet and handwashing sink convenient to the nurses' station.

e) Bath and Toilet Rooms

- 1) The maximum capacity of resident beds on each floor shall be used to determine the number of fixtures required even though some of

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the beds are not occupied.

- A) Provide a minimum of one water closet, one lavatory, and one bathtub or shower for each sex on each floor occupied by residents.
- B) Provide a minimum of one lavatory and one water closet for each ten resident beds on each floor.
- C) Provide a minimum of one bathtub or shower for each 15 resident beds on each floor.
- D) Each lavatory shall be provided with a well-illuminated mirror.
- 2) All bath and toilet rooms shall be easily accessible, and conveniently located. Group bath and toilet facilities shall be partitioned or curtained for privacy.
- 3) All showers, other than those for residents needing assistance in bathing, shall have minimum dimensions of three feet by three feet.
- 4) Shower stalls shall have a low or no curb at the entrance opening. Under certain circumstances this may be waived but in no instances can the curb be higher than three inches.
- 5) If toilet rooms provide provided adjacent to residents' bedrooms are not large enough to permit use by wheelchair residents, at least one toilet room or enclosure measuring five feet by six feet shall be provided on each floor housing residents. Provide a lavatory usable by wheelchair residents in this room.
- 6) Provide on each floor at least one bathing facility or enclosure of not less than eight feet, six inches by eight feet, six inches with an acceptable system for assistance in bathing persons with physical disabilities. If a shower is installed instead of a bathtub, such shower shall have a minimum dimension of four feet wide by three feet six inches deep. These showers shall have a water inlet to which is connected a flexible hose with spray or shower head attached to the end of the hose. If desired, a conventional shower head installation may also be provided but it must be valved off from the lower water inlet.

(Source: Amended at 16 Ill. Reg. 13910, effective September 1, 1992)

Section 350.3000 General Building Requirements

a) Elevators

- 1) Provide a minimum of one elevator in all buildings of three or more stories in height. Additional elevators shall be provided as determined by the Department. The basement, if it is used by residents, shall be considered as one story.
- 2) If 60 to 200 beds are located above the second floor, at least one additional elevator shall be provided. If over 200 beds are located above the second floor, the number of additional elevators shall be determined by the Department.

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- 3) The administrator of the facility must be able to demonstrate to the Department the ability to transfer a patient according to physician's orders using existing elevators and elevator doors.
- b) Handrails and Grab Bars
 - 1) Handrails shall be provided on both sides of all corridors, stairs, and ramps. Handrails shall be one and one-half inches in diameter and one and one-half inches minimum clear of the wall. The height shall be 30 to 34 inches measured vertically from floor surface. Refer to the rules of the Capital Development Board entitled "Illinois Accessibility Code" (71 Ill. Adm. Code 400) for other acceptable handrail dimensions and details. (B)
 - 2) Grab bars shall be provided at all resident toilets, showers, tubs, and sitz bath. Refer to the rules of the Capital Development Board entitled "Illinois Accessibility Code" (71 Ill. Adm. Code 400) for grab bar dimensions and details. (B)
- c) Ceiling Heights
 - 1) All rooms occupied by or used by residents shall have not less than eight feet ceiling height.
 - 2) Corridors, storage rooms, toilet rooms and other minor rooms shall not be less than seven feet, eight inches ceiling height.
 - 3) Suspended pipes and similar features located in the path of traffic shall not be less than six feet, eight inches above the floor.
- d) Doors and Windows
 - 1) Main entrance and exit doors shall swing outward and be provided with door closers and panic-hardware. (B)
 - 2) All exterior doors shall be equipped with a signal that will alert the staff if a resident leaves the building. Any exterior door that is supervised during certain periods may have a disconnect device for part-time use. If there is constant 24 hour a day supervision of the door, a signal is not required. (B)
 - 3) Locks installed on resident bedroom doors shall be so arranged that they can be quickly and easily unlocked from the corridor side. All such locks shall be arranged to permit exit from the room by a simple operation without the use of a key. The door may be lockable by the occupant if the door can be unlocked from the corridor side and the keys are carried by the attendants at all times. (B)
 - 4) Resident toilet rooms shall open directly into a corridor or into a resident's bedroom.
 - 5) The doors for the toilet rooms used by residents shall have a minimum door width of 30 inches.
 - 6) No toilet or bathroom door shall be provided with hardware which could allow a resident to become locked in the room. All toilet or bathroom doors and hardware shall be designed to permit emergency ingress to the room.
 - 7) Thresholds or parting strips in doorways used by residents shall be flush with the floor.

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- 8) Doors and windows shall fit snugly and be weather tight, and shall open and close easily.
- 9) Outside doors, other than required exits, and operable windows shall be equipped with tight-fitting, 16-mesh screens. Screen doors shall be equipped with self-closing devices.
- e) Floors
- 1) Floors shall be smooth, free from cracks and finished so that they can be easily and properly cleaned. (B)
 - 2) Floors in bathrooms, kitchens, and utility rooms shall be completely covered with water resistant material. (B)
- f) Walls and Ceilings
- 1) Walls and ceilings shall have sound construction, covered with plaster or sheet rock or similar material in good repair, and free from cracks or holes to permit proper cleaning.
 - 2) Walls and ceilings shall be constructed and maintained so as to prevent the entrance and harborage of rats, mice, flies, and other vermin.
- g) Exit corridor walls shall be one hour fire rated construction. Adjoining open spaces shall not be greater than 600 square feet. Facilities shall provide direct visual supervision of these open spaces and equip them with an electrically supervised smoke detection system. (B)
- h) There shall be at least one approved fire extinguisher in all basements, furnace rooms, and kitchens. In addition, there shall be on each floor of the building, extinguishers located so a person will not have to travel more than 50 feet from any point to reach one. They shall be inspected annually and recharged when necessary. The date of checking and recharging shall be recorded on a tag attached to the extinguisher. (B)
- i) Approved containers with proper covers shall be provided for daily storage of rubbish. (B)
- j) Housekeeping throughout the building, including basements, attics, and unoccupied rooms, shall be adequately performed to minimize all fire hazards. (B)
- k) Facilities shall comply with any reasonable additional fire protection measures recommended by the Department over and above these requirements or the Office of the State Fire Marshal if conditions in and around building, including its location, indicate that such additional protection is needed. (B)
- l) The building in which a facility is located facilities shall have no other business in-the-building-which that is unrelated to health care the The business shall be in a segregated portion of the building and shall have a separate entrance. (A,B)

(Source: Amended at 16 Ill. Reg. 13910, effective September 1, 1992)

Section 350.3310 Complaint Procedures

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- a) A resident shall be permitted to present grievances on behalf of himself and others to the administrator, the Long-Term Care Facility Advisory Board, the residents' advisory council, State governmental agencies or other persons without threat of discharge or reprisal in any form or of manner whatsoever. (Section 2-212 2-112 of the Act)
- b) The facility administrator shall provide all residents or their representatives with the name, address, and telephone number of the appropriate State governmental office where complaints may be lodged. (Section 2-212 2-112 of the Act)
- c) A person who believes that the Act or a rule promulgated under the Act may have been violated may request an investigation. The request may be submitted to the Department in writing, by telephone, or by personal visit. An oral complaint shall be reduced to writing by the Department. (Section 3-702(a) of the Act)
- d) The substance of the complaint shall be provided to the licensee, owner or administrator no earlier than at the commencement of the on-site inspection of the facility which takes place pursuant to the complaint. (Section 3-702(b) of the Act)
- e) The Department shall not disclose the name of the complainant unless the complainant or resident consents in writing to the disclosure or the investigation results in a judicial proceeding, or unless disclosure is essential to the investigation. The complainant shall be given the opportunity to withdraw the complaint before disclosure. Upon the request of the complainant, the Department may permit the complainant or a representative of the complainant to accompany the person making the on-site inspection of the facility. (Section 3-702(c) of the Act)
- f) Upon receipt of a complaint, the Department shall determine whether the Act or a rule promulgated under the Act has been or is being violated. The Department shall investigate all complaints alleging abuse or neglect within seven days after the receipt of the complaint except the that complaints of abuse or neglect which indicate that a resident's life or safety is in imminent danger shall be investigated with within 24 hours after receipt of the complaint complaint. All other complaints shall be investigated within 30 days after the receipt of the complaint complaint. All complaints shall be classified as "an invalid report," "a valid report," or "an undetermined report." "invalid--or--invalid" For any complaint classified as "a valid report," "valid", the Department must determine within 30 working days if any rule or provision of the this Act has been or is being violated. (Section 3-702(d) of the Act)
- g) Upon the request of a resident or complainant, a representative of the permit the resident or complainant or a representative of the complainant to accompany the person making the on-site inspection of the facility pursuant to the complaint. (Section 3-702(e) of the Act)
- h) In all cases, the Department shall inform the complainant of its findings within ten days of its determination unless otherwise indicated by the complainant, and the complainant may direct the Department to send a copy of such findings to another person. The

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Department's findings may include contents of documentation provided by either the complainant or the licensee pertaining to the complaint. The Department shall also notify the facility of such findings within ten days of the determination, but the name of the complainant or residents shall not be disclosed in this notice to the facility. The notice of such findings shall include a copy of the written determination; the correction order, if any; the inspection report; the or warning notice, if any; and the State licensure form on which the violation is listed. (Section 3-702(e) of the Act)

- i) A written determination, correction order, or warning notice concerning a complaint shall be available for public inspection, but the name of the complainant or resident shall not be disclosed without the consent of the complainant or resident. (Section 3-702(f) of the Act)

- j) A complainant who is dissatisfied with the determination or investigation by the Department may request a hearing under subsection (k) of this Section ~~subsection-(k)-of--this--Section-~~ The facility shall be given notice of any such hearing and may participate in the hearing as a party. If a facility requests a hearing under subsection (k) of this Section ~~subsection-(k)-of--this--Section~~ which concerns a matter covered by a complaint, the complainant shall be given written notice and may participate in the hearing as a party. A request for a hearing by either a complainant or a facility shall be submitted in writing to the Department within 30 days after the mailing of the Department's findings as described in ~~subsection-(h)-of--this--Section~~ in subsection (h) of this Section. Upon receipt of the request the Department shall conduct a hearing as provided under subsection (k) of this Section ~~subsection-(j)-of--this--Section-~~ (Section 3-702(g) of the Act)

- k) Any person aggrieved by a decision of the Department rendered in a particular case which affects the legal rights, duties or privileges created under the Act may have such decision reviewed in accordance with Sections 3-703 through 3-712 of the Act.

- l) When the Department finds that a provision of Article II of the Act regarding residents' rights has been violated with regard to a particular resident, the Department shall issue an order requiring the facility to reimburse the resident for injuries incurred, or \$100, whichever is greater.

(Source: Amended at 16 Ill. Reg. 13910, effective September 1, 1992)

Section 350.4210 Day Care in Long-Term Care Facilities

- a) For a licensed long-term care facility to be approved for a day care program, it is necessary that the facility meet all licensing requirements for its level of care.

- b) In addition, the following criteria must also be met:

- 1) Staff: Sufficient and satisfactory personnel shall be on duty to

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provide services that meet the total needs of the day care residents, without detracting from the services given to the residents in the facility in accordance with the various staffing requirements of this Part.

2) Space:

- A) Dining - Adequate space and equipment available to accommodate the additional residents in accordance with Subparts I or K and Section 350.2670 or 350.2970 of this Part.

- B) Activity Area - Large enough area to accommodate capacity of facility, plus additional "Day Care" residents in accordance with Section 350.2670 or 350.2970 of this Part.

- C) Rest Area - A definite area should be designated as an area available for the Day Care resident to nap or rest. This area should be equipped with beds (roll-aways can be used) or cots and portable screens. There should also be adequate space available for personal items storage for the number of Day Care residents being cared for. Suggested areas which can be utilized for the Day Care resident could include:

- i) Facilities having more than one communal area (such as a lounge and sunporch) could designate one of these for rest areas;
- ii) Non-occupied rooms (no one assigned to these rooms);
- iii) Toilets - Adequate number to accommodate extra number of residents in accordance with Section 350.2660 or 350.2960 of this Part.

3) Records:

- A) A statement by a physician who has evaluated the resident within the last 30 days stating the resident is free of communicable and infectious disease, and indicating any medication or treatments and diet needed by the resident during the period of time in the facility. Permission should also be granted in this statement for the resident to participate in activities with any contraindications or limitations.

- B) Medication and Treatment record - Required for any medications or treatments given during resident stay in the facility. (Medications must be in original containers and properly labeled.)

- C) "Face" sheet or admission sheet - Containing all pertinent information necessary for the "safe keeping" of the resident such as complete name, address, telephone number, social security number, medicare number, and age of resident; name, business, and home address, and telephone number of person to notify in an emergency; name of family physician; name of physician to call in an emergency.

- D) Incident Report - in case of medication error or accident of any kind.

- 4) There must be written policies covering "Day Care" Service in the

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- 1) The Heading of the Part: Pay Plan
- 2) The Code Citation: 80 Ill. Adm. Code 310
- 3) Section Number:
310.110 Amended
310.130 Amended
310. Appendix B Amended
- 4) The specific statutory citation upon which the rule is based and authorized:
Illinois Revised Statutes 1989 1991, ch. 127, par. 63b108a(2)
- 5) The effective date of the rule: August 19, 1992
- 6) If this emergency rule is to expire before the end of the 150 days period, please specify the date:
The emergency amendment will extend to the full 150 days.
- 7) Date filed in Agency's principle office: August 19, 1992
- 8) The reason for the emergency:
This emergency filing is necessary to implement the Pay Plan changes for Fiscal Year 1993 affecting the Schedule of Salary Grades.
- 9) A Complete Description of the Subjects and Issues Involved:
The Department of Central Management Services is filing an emergency amendment to implement the Fiscal Year 1993 Pay Plan changes that affect those employees subject to the Schedule of Salary Grades. The following sections are being amended:

In each of the above sections mentioned, the effective dates are being changed to reflect the new Fiscal Year.

In Section 310. Appendix B, the Schedule of Salary Grades is being revised to receive the same general increase of 2.5% as most of the Collective Bargaining units have received, to maintain alignment.

- facility which explain implementation of this Section.
- 5) Permission for a Day Care Program requires identifying the services of the facility that will be used in the program.
Examples: Activity area, dining area, administering of medications by nursing staff, physical therapy, speech, and social services.
 - 6) The maximum number of "Day Care" residents served shall be reported with the application under Section 350-620350.160 of this Part.
 - 7) The facility should consider the following in developing and providing Day Care Programs:
 - A) Use of house or advisory physician for emergencies;
 - B) Insurance coverage;
 - C) Signed agreement with family or responsible individual;
 - D) Permission to be involved in activities outside of the facility (in the community);
 - E) Attendance record; and
 - F) Facility should be aware of method and time of pick-up and delivery of the Day Care residents.

(Source: Amended at 16 Ill. Reg. 13910, effective September 1, 1992)

10) Are there any proposed amendments pending to this part? Yes

Section Number	Proposed Action	Ill. Reg. Citation
310.290	Amended	16 Ill. Reg. 6521 (April 24, 1992)

11) Statement of Statewide Policy Objectives:

This rulemaking does not affect local government units.

12) The name, address and telephone number of the person to whom information and questions regarding this adopted rule shall be directed to:

Mr. Michael Murphy
Department of Central Management Services
Division of Technical Services
504 William G. Stratton Building
Springfield, Illinois 62706
Telephone: (217) 782-5601

The full text of the Emergency Rule is as follows:

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES
TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES
SUBTITLE B: PERSONNEL RULES, PAY PLANS, AND
POSITION CLASSIFICATIONS
CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 310
PAY PLAN

SUBPART A: NARRATIVE

Section	Policy and Responsibilities
310.20	Jurisdiction
310.30	Pay Schedules
310.40	Definitions
310.50	Conversion of Base Salary to Pay Period Units
310.60	Conversion of Base Salary to Daily or Hourly Equivalents
310.70	Increases in Pay
310.80	Decreases in Pay
310.90	Other Pay Provisions
310.100	Implementation of Pay Plan Changes 7-Effective-July-1,-1991
310.110	for Fiscal Year 1993
EMERGENCY	Interpretation and Application of Pay Plan
310.120	Effective Date
310.130	Reinstitution of Within Grade Salary Increases
EMERGENCY	Fiscal Year 1985 Pay Changes in Schedule of Salary Grades,
310.140	effective July 1, 1984 (Repealed)
310.150	

SUBPART B: SCHEDULE OF RATES

Section	Introduction
310.205	Prevailing Rate
310.210	Negotiated Rate
310.220	Part-Time Daily or Hourly Special Services Rate
310.230	Hourly Rate
310.240	Member, Patient and Inmate Rate
310.250	Trainee Rate
310.260	Legislated and Contracted Rate
310.270	Designated Rate
310.280	Out-of-State or Foreign Service Rate
310.290	EMERGENCY
310.300	Educator Schedule for RC-063 and HR-010
310.310	Physician Specialist Rate
310.320	Annual Compensation Ranges for Executive Director and Assistant Executive Director, State Board of Elections
310.330	Excluded Classes Rate (Repealed)

SUBPART C: MERIT COMPENSATION SYSTEM

Section	Jurisdiction
310.410	Objectives
310.420	Responsibilities
310.430	Merit Compensation Salary Schedule
310.440	Procedures for Determining Annual Merit Increases
310.450	Intermittent Merit Increase
310.455	Merit Zone
310.460	Other Pay Increases
310.470	Adjustment
310.480	Decreases in Pay
310.490	Other Pay Provisions
310.500	Definitions
310.510	Conversion of Base Salary to Pay Period Units
310.520	Conversion of Base Salary to Daily or Hourly Equivalents
310.530	Implementation
310.540	Annual Merit Increase Guidechart for Fiscal Year 1992
310.550	Fiscal Year 1985 Pay Changes in Merit Compensation System, effective July 1, 1984 (Repealed)

APPENDIX A Negotiated Rates of Pay

TABLE A	HR-190 (Department of Central Management Services - State of Illinois Building - SEIU)
TABLE B	HR-200 (Department of Labor - Chicago, Illinois - SEIU)
TABLE C	RC-069 (Firefighters, AFSCME)
TABLE D	HR-001 (Teamsters Local #726)
TABLE E	RC-020 (Teamsters Local #330)
TABLE F	RC-019 (Teamsters Local #25)
TABLE G	RC-045 (Automotive Mechanics, ISEA)
TABLE H	RC-006 (Corrections Employees, AFSCME)
TABLE I	RC-009 (Institutional Employees, AFSCME)
TABLE J	RC-014 (Clerical Employees, AFSCME)
TABLE K	RC-023 (Registered Nurses, INA)
TABLE L	VR-004 (Illinois State Treasurer's Office Employees, Teamsters and IFT)
TABLE M	RC-027 (Educators, AFSCME) (Repealed)
TABLE N	RC-027 (Physician Rates, AFSCME) (Repealed)
TABLE O	RC-028 (Paraprofessional Human Services Employees, AFSCME)
TABLE P	RC-029 (Paraprofessional Investigatory and Law Enforcement Employees, ISEA)
TABLE Q	RC-033 (Heat Inspectors, ISEA)
TABLE R	RC-042 (Residual Maintenance Workers, AFSCME)
TABLE S	HR-012 (Fair Employment Practices Employees, SEIU)

TABLE T	HR-010 (Teachers of Deaf, IFT)
TABLE U	HR-010 (Teachers of Deaf, Extracurricular Paid Activities)
TABLE V	CU-500 (Corrections Meet and Confer Employees)
TABLE W	RC-062 (Technical Employees, AFSCME)
TABLE X	RC-063 (Professional Employees, AFSCME)
TABLE Y	RC-063 (Educators, AFSCME)
TABLE Z	RC-063 (Physicians, AFSCME)
APPENDIX B	Schedule of Salary Grades - Monthly and Annual Rates of Pay for Fiscal Year 1992 1993
EMERGENCY	
APPENDIX C	Physician Administrator Rates and Medical Facilities Administrator Rates for Fiscal Year 1992
APPENDIX D	Merit Compensation System Salary Schedule for Fiscal Year 1992
APPENDIX E	Teaching Salary Schedule (Repealed)
APPENDIX F	Physician and Physician Specialist Salary Schedule (Repealed)
AUTHORITY:	Implementing and authorized by Section 8a(2) of the Personnel Code (Ill. Rev. Stat. 1989 1991, ch. 127, par. 63b108a(2)).

SOURCE: Filed June 28, 1967; codified at 8 Ill. Reg. 1558; emergency amendment at 8 Ill. Reg. 1990, effective January 31, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 2440, effective February 15, 1984; emergency amendment at 8 Ill. Reg. 3348, effective March 5, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 4249, effective March 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 5704, effective April 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 7290, effective May 11, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 11299, effective June 25, 1984; emergency amendment at 8 Ill. Reg. 12616, effective July 1, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 15007, effective August 6, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 15367, effective August 13, 1984; emergency amendment at 8 Ill. Reg. 21310, effective October 10, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 21544, effective October 24, 1984; amended at 8 Ill. Reg. 22844, effective November 14, 1984; emergency amendment at 9 Ill. Reg. 1134, effective January 16, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 1320, effective January 23, 1985; amended at 9 Ill. Reg. 3681, effective March 12, 1985; emergency amendment at 9 Ill. Reg. 4163, effective March 15, 1985, for a maximum of 150 days; emergency amendment at 9 Ill. Reg. 9231, effective May 31, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 9420, effective June 7, 1985; amended at 9 Ill. Reg. 10663, effective July 1, 1985; emergency amendment at 9 Ill. Reg. 15043, effective September 24, 1985, for a maximum of 150 days; peremptory amendment at 10 Ill. Reg. 3325, effective January 22, 1986; amended at 10 Ill. Reg. 3230, effective January 24, 1986; emergency amendment at 10 Ill. Reg. 8904, effective May 13, 1986, for a maximum of

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150 days; peremptory amendment at 10 Ill. Reg. 8928, effective May 13, 1986; emergency amendment at 10 Ill. Reg. 12090, effective June 30, 1986, for a maximum of 150 days; peremptory amendment at 10 Ill. Reg. 13675, effective July 31, 1986; peremptory amendment at 10 Ill. Reg. 14867, effective August 26, 1986; amended at 10 Ill. Reg. 15567, effective September 17, 1986; emergency amendment at 10 Ill. Reg. 17765, effective September 30, 1986, for a maximum of 150 days; peremptory amendment at 10 Ill. Reg. 19132, effective October 28, 1986; peremptory amendment at 10 Ill. Reg. 21097, effective December 9, 1986; amended at 11 Ill. Reg. 648, effective December 22, 1986; peremptory amendment at 11 Ill. Reg. 3363, effective February 3, 1987; peremptory amendment at 11 Ill. Reg. 4388, effective February 27, 1987; peremptory amendment at 11 Ill. Reg. 6291, effective March 23, 1987; amended at 11 Ill. Reg. 5901, effective March 24, 1987; emergency amendment at 11 Ill. Reg. 8787, effective April 15, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 11830, effective July 1, 1987, for a maximum of 150 days; peremptory amendment at 11 Ill. Reg. 13675, effective July 29, 1987; amended at 11 Ill. Reg. 14984, effective August 27, 1987; peremptory amendment at 11 Ill. Reg. 15273, effective September 1, 1987; peremptory amendment at 11 Ill. Reg. 17919, effective October 19, 1987; peremptory amendment at 11 Ill. Reg. 19812, effective November 19, 1987; emergency amendment at 11 Ill. Reg. 20664, effective December 4, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20778, effective December 11, 1987; peremptory amendment at 12 Ill. Reg. 3811, effective January 27, 1988; peremptory amendment at 12 Ill. Reg. 5459, effective March 3, 1988; amended at 12 Ill. Reg. 6073, effective March 21, 1988; peremptory amendment at 12 Ill. Reg. 7783, effective April 14, 1988; emergency amendment at 12 Ill. Reg. 7734, effective April 15, 1988, for a maximum of 150 days; peremptory amendment at 12 Ill. Reg. 8135, effective April 22, 1988; peremptory amendment at 12 Ill. Reg. 9745, effective May 23, 1988; emergency amendment at 12 Ill. Reg. 11778, effective July 1, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 12895, effective July 18, 1988, for a maximum of 150 days; peremptory amendment at 12 Ill. Reg. 13306, effective July 27, 1988; corrected at 12 Ill. Reg. 13359; amended at 12 Ill. Reg. 14630, effective September 6, 1988; amended at 12 Ill. Reg. 20449, effective November 28, 1988; peremptory amendment at 12 Ill. Reg. 20584, effective November 28, 1988; peremptory amendment at 13 Ill. Reg. 8080, effective May 10, 1989; amended at 13 Ill. Reg. 8849, effective May 30, 1989; peremptory amendment at 13 Ill. Reg. 8970, effective May 26, 1989; emergency amendment at 13 Ill. Reg. 10967, effective June 20, 1989, for a maximum of 150 days; emergency amendment expired on November 17, 1989; amended at 13 Ill. Reg. 11451, effective June 28, 1989; emergency amendment at 13 Ill. Reg. 11854, effective July 1, 1989, for a maximum of 150 days; corrected at 13 Ill. Reg. 12647; peremptory amendment at 13 Ill. Reg. 12887, effective July 24, 1989; amended at 13 Ill. Reg. 16950, effective October 20, 1989; amended at 13 Ill. Reg. 19221, effective December 12, 1989; amended at

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14 Ill. Reg. 615, effective January 2, 1990; peremptory amendment at 14 Ill. Reg. 1627, effective January 11, 1990; amended at 14 Ill. Reg. 4455, effective March 12, 1990; peremptory amendment at 14 Ill. Reg. 7652, effective May 7, 1990; amended at 14 Ill. Reg. 10002, effective June 11, 1990; emergency amendment at 14 Ill. Reg. 11330, effective June 29, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 14361, effective August 24, 1990; emergency amendment at 14 Ill. Reg. 15570, effective September 11, 1990, for a maximum of 150 days; emergency amendment expired on February 8, 1991; corrected at 14 Ill. Reg. 16092; peremptory amendment at 14 Ill. Reg. 17098, effective September 26, 1990; amended at 14 Ill. Reg. 17189, effective October 2, 1990; amended at 14 Ill. Reg. 17189, effective October 19, 1990; amended at 14 Ill. Reg. 18719, effective November 13, 1990; peremptory amendment at 14 Ill. Reg. 18854, effective November 13, 1990; peremptory amendment at 15 Ill. Reg. 663, effective January 7, 1991; amended at 15 Ill. Reg. 3296, effective February 14, 1991; amended at 15 Ill. Reg. 4401, effective March 11, 1991; peremptory amendment at 15 Ill. Reg. 5100, effective March 20, 1991; peremptory amendment at 15 Ill. Reg. 5465, effective April 2, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 10485, effective July 1, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 11080, effective July 19, 1991; amended at 15 Ill. Reg. 13080, effective August 21, 1991; amended at 15 Ill. Reg. 14210, effective September 23, 1991; emergency amendment at 16 Ill. Reg. 711, effective December 26, 1991, for a maximum of 150 days; amended at 16 Ill. Reg. 3450, effective February 20, 1992; peremptory amendment at 16 Ill. Reg. 5068, effective March 11, 1992; peremptory amendment at 16 Ill. Reg. 7056, effective April 20, 1992; emergency amendment at 16 Ill. Reg. 8239, effective May 19, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 8382, effective May 26, 1992; emergency amendment at 16 Ill. Reg. 13950, effective August 19, 1992, for a maximum of 150 days.

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Section 310.110 Implementation of Pay Plan Changes -- **Effective-July-1;**
1991 for Fiscal Year 1993

a) **Effective-July-1, 1991;** The rates of pay for all employees occupying positions subject to the Schedule of Salary Grades shall be as set out in Appendix B, Schedule of Salary Grades -- Monthly and Annual Rates of Pay for Fiscal Year 1992 1993.

b) Any employee who received a salary payment for part of Fiscal Year 1993 that did not reflect the rates in Section 310. Appendix B for Fiscal Year 1993, shall receive a lump sum payment equal to the difference between what was initially paid and what is appropriate per that provision.

(Source: Emergency amendment at 16 Ill. Reg. 13950, effective August 19, 1992, for a maximum of 150 days)

Section 310.130 Effective Date

The effective date of this Pay Plan Narrative (Subpart A), Schedule of Rates (Subpart B), and Schedule of Salary Grades (Appendix B), shall be July 1, 1991 1992.

(Source: Emergency amendment at 16 Ill. Reg. 13950, effective August 19, 1992, for a maximum of 150 days)

Section 310. Appendix B Schedule of Salary Grades -- Monthly and Annual Rates of Pay for Fiscal Year 1992 1993

Grade	Minimum Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Maximum Step 7
1-----	1,170-----	1,206-----	1,239-----	1,274-----	1,315-----	1,349-----	1,413-----
14,040-----	14,472-----	14,868-----	15,288-----	15,780-----	16,188-----	16,596-----	17,484-----
2-----	1,206-----	1,239-----	1,274-----	1,317-----	1,354-----	1,391-----	1,457-----
14,472-----	14,868-----	15,288-----	15,804-----	16,248-----	16,692-----	17,136-----	17,484-----
3-----	1,239-----	1,274-----	1,318-----	1,357-----	1,395-----	1,436-----	1,509-----
14,868-----	15,288-----	15,816-----	16,284-----	16,740-----	17,196-----	17,652-----	18,108-----
4-----	1,274-----	1,318-----	1,360-----	1,399-----	1,445-----	1,486-----	1,562-----
15,288-----	15,816-----	16,320-----	16,788-----	17,244-----	17,692-----	18,140-----	18,744-----
5-----	1,318-----	1,362-----	1,407-----	1,452-----	1,495-----	1,539-----	1,616-----
15,816-----	16,344-----	16,884-----	17,424-----	17,940-----	18,468-----	18,992-----	19,392-----

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6-----	1,362-----	1,408-----	1,454-----	1,502-----	1,550-----	1,600-----	1,682-----
16,344-----	16,896-----	17,448-----	18,024-----	18,600-----	19,200-----	19,800-----	20,184-----
7-----	1,408-----	1,457-----	1,507-----	1,559-----	1,610-----	1,663-----	1,752-----
16,896-----	17,484-----	18,084-----	18,708-----	19,320-----	19,936-----	20,552-----	21,024-----
8-----	1,457-----	1,512-----	1,566-----	1,625-----	1,678-----	1,735-----	1,827-----
17,484-----	18,144-----	18,792-----	19,500-----	20,136-----	20,820-----	21,504-----	21,924-----
9-----	1,512-----	1,569-----	1,630-----	1,688-----	1,751-----	1,812-----	1,905-----
18,144-----	18,828-----	19,560-----	20,256-----	21,012-----	21,744-----	22,480-----	22,860-----
10-----	1,571-----	1,638-----	1,698-----	1,763-----	1,825-----	1,891-----	1,995-----
18,852-----	19,656-----	20,376-----	21,156-----	21,900-----	22,692-----	23,484-----	23,940-----
11-----	1,639-----	1,708-----	1,771-----	1,843-----	1,911-----	1,977-----	2,087-----
19,668-----	20,496-----	21,252-----	22,116-----	22,932-----	23,724-----	24,552-----	25,044-----
12-----	1,717-----	1,789-----	1,858-----	1,934-----	2,005-----	2,080-----	2,197-----
20,604-----	21,468-----	22,296-----	23,208-----	24,060-----	24,960-----	25,860-----	26,364-----
13-----	1,791-----	1,867-----	1,947-----	2,025-----	2,103-----	2,183-----	2,307-----
21,492-----	22,404-----	23,364-----	24,300-----	25,236-----	26,196-----	27,160-----	27,684-----
14-----	1,878-----	1,960-----	2,042-----	2,133-----	2,215-----	2,300-----	2,433-----
22,536-----	23,520-----	24,504-----	25,596-----	26,580-----	27,600-----	28,640-----	29,196-----
15-----	1,961-----	2,053-----	2,141-----	2,229-----	2,321-----	2,408-----	2,551-----
23,532-----	24,636-----	25,692-----	26,748-----	27,852-----	28,896-----	29,960-----	30,612-----
16-----	2,060-----	2,156-----	2,255-----	2,348-----	2,446-----	2,544-----	2,695-----
24,720-----	25,872-----	27,060-----	28,176-----	29,352-----	30,528-----	31,744-----	32,340-----
17-----	2,162-----	2,265-----	2,370-----	2,469-----	2,570-----	2,674-----	2,834-----
25,944-----	27,180-----	28,440-----	29,628-----	30,840-----	32,088-----	33,344-----	34,008-----
18-----	2,278-----	2,389-----	2,500-----	2,613-----	2,721-----	2,829-----	2,997-----
27,336-----	28,668-----	30,000-----	31,356-----	32,652-----	33,948-----	35,280-----	35,964-----
19-----	2,402-----	2,524-----	2,643-----	2,764-----	2,881-----	3,002-----	3,184-----
28,824-----	30,288-----	31,716-----	33,168-----	34,572-----	36,024-----	37,504-----	38,208-----
20-----	2,538-----	2,665-----	2,790-----	2,923-----	3,049-----	3,174-----	3,369-----
30,556-----	31,980-----	33,480-----	35,076-----	36,588-----	38,088-----	39,600-----	40,428-----
21-----	2,680-----	2,818-----	2,954-----	3,091-----	3,232-----	3,366-----	3,576-----
32,160-----	33,816-----	35,448-----	37,092-----	38,784-----	40,500-----	42,240-----	43,912-----

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22	2,833	2,980	3,127	3,273	3,424	3,568	3,789
33	996	35,160	37,524	39,276	41,088	42,816	45,468
23	3,005	3,165	3,326	3,484	3,644	3,803	4,042
36	060	37,980	39,912	41,808	43,728	45,636	48,504
1	1,199	1,236	1,270	1,306	1,348	1,383	1,448
14	388	14,832	15,240	15,672	16,176	16,596	17,376
2	1,236	1,270	1,306	1,350	1,388	1,426	1,493
14	832	15,240	15,672	16,200	16,656	17,112	17,916
3	1,270	1,306	1,351	1,391	1,430	1,472	1,547
15	240	15,672	16,212	16,692	17,160	17,664	18,564
4	1,306	1,351	1,394	1,434	1,481	1,523	1,601
15	672	16,212	16,728	17,208	17,772	18,276	19,212
5	1,351	1,396	1,442	1,488	1,532	1,577	1,656
16	212	16,752	17,304	17,856	18,384	18,924	19,872
6	1,396	1,443	1,490	1,540	1,589	1,640	1,724
15	752	17,316	17,880	18,480	19,068	19,680	20,688
7	1,443	1,493	1,545	1,598	1,650	1,705	1,796
17	316	17,916	18,540	19,176	19,800	20,460	21,552
8	1,493	1,550	1,605	1,666	1,720	1,778	1,873
17	916	18,600	19,260	19,992	20,640	21,336	22,476
9	1,550	1,608	1,671	1,730	1,795	1,857	1,953
18	600	19,296	20,052	20,760	21,540	22,284	23,436
10	1,610	1,679	1,740	1,807	1,871	1,938	2,045
19	320	20,148	20,880	21,684	22,452	23,256	24,540
11	1,680	1,751	1,815	1,889	1,959	2,026	2,139
20	160	21,012	21,780	22,668	23,508	24,312	25,668
12	1,760	1,834	1,904	1,982	2,055	2,132	2,252
21	120	22,008	22,848	23,784	24,660	25,584	27,024
13	1,836	1,914	1,996	2,076	2,156	2,238	2,365
22	032	22,968	23,952	24,912	25,872	26,856	28,380
14	1,925	2,009	2,093	2,186	2,270	2,358	2,494
23	100	24,108	25,116	26,232	27,240	28,296	29,928

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15	2,010	2,104	2,195	2,285	2,379	2,468	2,615
24	120	25,248	26,340	27,420	28,548	29,616	31,380
16	2,112	2,210	2,311	2,407	2,507	2,608	2,762
25	344	26,520	27,732	28,884	30,084	31,296	33,144
17	2,216	2,322	2,429	2,531	2,634	2,741	2,905
26	592	27,864	29,148	30,372	31,608	32,892	34,860
18	2,335	2,449	2,563	2,678	2,789	2,900	3,072
28	020	29,388	30,756	32,136	33,468	34,800	36,864
19	2,462	2,587	2,709	2,833	2,953	3,077	3,264
29	544	31,044	32,508	33,996	35,436	36,924	39,168
20	2,601	2,732	2,860	2,996	3,125	3,253	3,453
31	212	32,784	34,320	35,953	37,500	39,036	41,436
21	2,747	2,888	3,028	3,168	3,313	3,450	3,665
32	964	34,656	36,336	38,016	39,756	41,400	43,980
22	2,904	3,055	3,205	3,355	3,510	3,657	3,884
34	848	36,654	38,460	40,260	42,120	43,884	46,608
23	3,080	3,244	3,409	3,571	3,735	3,898	4,143
36	960	38,928	40,908	42,852	44,820	46,776	49,716

(Source: Emergency amendment at 16 Ill. Reg. 13950, effective August 19, 1992, for a maximum of 150 days)

NOTICE OF EMERGENCY AMENDMENTS

1) Heading of the Part: Crisis Assistance

2) Code Citation: 89 Ill. Adm. Code 116

Section Numbers:	Emergency Action:
116.400	Amendment
116.500	Amendment
116.520	Repeal

4) Statutory Authority: Sections 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, par. 3-1 et seq., 4-1 et seq., 6-1 et seq. and 12-13)

5) Effective Date of Amendments: September 1, 1992

6) If these Emergency Amendments are to expire before the end of the 150-day period, please specify the date on which it is to expire:

7) Date Filed in Agency's Principal Office: September 1, 1992

8) Reason for Emergency: This rulemaking is necessary to discontinue the Hardship component of the Crisis Assistance Program. The Hardship Program is being eliminated in order to conform to a change in state law. Section 5-46 of Public Act 87-860 specifically allows the Department to implement such changes by Emergency Rulemaking.

9) Complete Description of the Subjects and Issues Involved: This rule change conforms to a change in state law. A state law change has eliminated the Hardship component of the Crisis Assistance Program. This rulemaking also incorporates non-medical needs related to essential medical care, which was formerly included under the Hardship Program, under the Special Assistance Program.

Clarification is added by this rulemaking which specifies that families ineligible for AFDC are not eligible for Special Assistance Payments for non-medical needs related to essential medical care. In addition, this rulemaking removes telephone installation as a non-medical needs item related to essential medical care. This rulemaking also clarifies that payments for non-medical needs related to essential medical care may be made as often as is necessary regardless of whether the client has received a Special Assistance Payment in the past twelve months.

10) Are there any Proposed Amendments pending to this Part? No

11) Statement of Statewide Policy Objectives: These emergency amendments do not affect units of local government.

NOTICE OF EMERGENCY AMENDMENTS

12) Information and questions regarding this Amendments shall be directed to:

<u>Name:</u>	Judy Umunna Bureau of Rules and Regulations
<u>Address:</u>	Illinois Department of Public Aid Jesse B. Harris Building II 100 South Grand Avenue East, 3rd Floor Springfield, Illinois 62762

Telephone: 217/524-3215

The full text of the Emergency Amendments begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMSPART 116
CRISIS ASSISTANCE

Section	Incorporation By Reference
116.10	Crisis Assistance Programs
116.400	EMERGENCY
116.500	Special Assistance Program
116.510	Emergency Assistance Program
116.520	Hardship Program (Repealed)
EMERGENCY	

AUTHORITY: Implementing Articles III, IV and VI and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 19891991, ch. 23, pars. 3-1 et seq., 4-1 et seq., 6-1 et seq. and 12-13)

SOURCE: Filed and effective December 30, 1977; amended at 4 Ill. Reg. 13, p. 1287, effective March 17, 1980; amended at 5 Ill. Reg. 12722, effective October 28, 1981; codified at 7 Ill. Reg. 5195; emergency amendment at 9 Ill. Reg. 18154, effective November 15, 1985, for a maximum of 150 days; amended at 10 Ill. Reg. 11027, effective June 11, 1986; amended at 11 Ill. Reg. 6487 effective March 17, 1987; amended at 12 Ill. Reg. 14207, effective August 30, 1988; amended at 13 Ill. Reg. 3847, effective March 10, 1989; amended at 14 Ill. Reg. 16970, effective September 30, 1990; amended at 15 Ill. Reg. 16719, effective November 1, 1991; emergency amendment at 15 Ill. Reg. 16772, effective November 1, 1991, for a maximum of 150 days; amended at 16 Ill. Reg. 5350, effective March 20, 1992; emergency amendment at 16 Ill. Reg. 13961, effective September 1, 1992, for a maximum of 150 days.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

Section 116.400	Crisis Assistance Programs
EMERGENCY	

- a) The Department administers Crisis Assistance Programs which include the Special Assistance Program, and the Emergency Assistance Program and the Hardship Program.
- b) The following groups of families are eligible for the Special Assistance and Emergency Assistance Programs:

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Section 116.400(b) (continued)

- 1) FAMILIES THAT RECEIVE AID TO FAMILIES WITH DEPENDENT CHILDREN (AFDC) FINANCIAL ASSISTANCE OR WHO MEET ALL THE ELIGIBILITY CRITERIA OF THE AFDC PROGRAM (see 89 Ill. Adm. Code 112) (Section 4-12 of the Illinois Public Aid Code, Ill. Rev. Stat. 1985, ch. 23, par. 4-12);
- 2) families, ineligible for AFDC financial assistance, that contain a child under age 21 and meet the financial eligibility criteria of the AFDC program. However, families ineligible for AFDC are not eligible for Special Assistance for non-medical needs related to essential medical care;
- 3) PREGNANT WOMEN WHOSE PREGNANCY HAS BEEN MEDICALLY CONFIRMED WHO WOULD BE ELIGIBLE FOR THE AFDC PROGRAM IF THE CHILD WERE BORN (Section 4-12 of the Illinois Public Aid Code, Ill. Rev. Stat. 1985, ch. 23, par. 4-12).
- e) Public aid financial assistance (all programs) - recipients who are ineligible for Special Assistance or Emergency Assistance who experience a need related to essential food, shelter, household furnishings or clothing may be eligible for assistance through the Hardship Program (see Section 116.620).
- d) Assistance provided through any of the Crisis Assistance Programs shall not be considered as income in computing the regular assistance grant.

(Source: Emergency amendment at 16 Ill. Reg. 13961, effective September 1, 1992, for a maximum of 150 days)

Section 116.500	Special Assistance Program
EMERGENCY	

- a) A special assistance payment may be provided in the following situations:

- 1) THE FAMILY IS RENDERED HOMELESS OR IS THREATENED WITH HOMELESSNESS AS A RESULT OF A FIRE, FLOOD OR OTHER NATURAL DISASTER.
- 2) THE FAMILY HAS AN EVICTION OR A COURT ORDER TO VACATE THE PREMISES FOR REASONS OTHER THAN NON-PAYMENT OF RENT.
- 3) A SPOUSE AND CHILD HAVE LEFT THE RESIDENCE OCCUPIED BY A SPOUSE WHO WAS PHYSICALLY ABUSING THE NOW HOMELESS SPOUSE OR CHILD.

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Section 116.500(a) (continued)

- 4) THE FAMILY IS DEPRIVED OF ESSENTIAL ITEMS OF FURNITURE AND/OR CLOTHING BY FIRE, FLOOD OR OTHER NATURAL DISASTER (Section 4-12 of the Illinois Public Aid, Ill. Rev. Stat. 1989, ch. 23, par. 4-12).

- 5) The family is deprived of food as a result of fire, flood or other disaster which does not render the family homeless and cannot be met through the food stamp program. Food cannot be authorized for replacement of lost or stolen food stamps.

- 6) The family is threatened with dissolution of the family unit by economic necessity as evidenced by a decision by the Illinois Department of Children and Family Services (DCFS) that the child will have to be placed in a foster home setting if the economic crisis is not alleviated.

- 7) The family has non-medical needs related to essential medical care. Non-medical needs for essential medical care are needs associated with the provision of specialized or essential medical care and include the following:

- A) Food - when overnight lodging is required or when extensive travel is required during the day in order to obtain essential or specialized medical care.

- B) Lodging - when overnight lodging is required to obtain essential or specialized medical care.

- C) Transportation to the source of essential or specialized medical care when it cannot be provided by the Medical Assistance Program or some other source. Transportation expenses for routine office visits associated with normal medical care shall not be allowed.

- b) Payment shall be made for the following items when the recipient has demonstrated a need for such an item:

- 1) One month's rent;
- 2) Food (minus the amount of available food stamps);
- 3) Essential clothing;

- A) Essential clothing is defined as those articles of clothing appropriate for the season which the recipient would have purchased with the money which is lost or stolen.

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Section 116.500(b)(3) (continued)

- B) If everyone in the assistance unit has at least one full set of clothing, appropriate to the season, this allowance for clothing will not be authorized.

- 4) Household supplies; and
- 5) Essential household furnishings; and
- 6) Non-medical needs related to essential medical care.

Eligibility for non-medical needs related to essential medical care is determined through the verification of a specialized or essential medical need. The verification of a specialized or essential medical need is provided by the client's doctor.

c) Maximum Payments

- 1) Shelter Costs (One month's rent)

Group I Counties-\$142.00

Group II Counties-\$123.00

Group III Counties-\$87.00

(See 89 Ill. Adm. Code 113.258 for County Groups)

- 2) Clothing, Household Supplies

Size Assistance Unit	Clothing	Household Supplies
1	\$34.00	\$11.00
2	\$58.00	\$14.00
3	\$92.00	\$17.00
4	\$117.00	\$17.00
5	\$146.00	\$20.00
6	\$174.00	\$20.00
7	\$204.00	\$22.00
8	\$233.00	\$22.00
9	\$261.00	\$23.00
10	\$291.00	\$24.00

- 3) Food - \$2.00 per person per day until the receipt of the next regular warrant (AFDC recipients) or until receipt of regular source of income or receipt of food stamps (non-AFDC recipients) not to exceed 30 days.

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Section 116.500(c) (continued)

- 4) Household Furnishings
 - A) Kitchen table - \$50.00
one per assistance unit
 - B) Kitchen Chair - \$10.00
one per person in assistance unit
 - C) Beds - to ensure adequate sleeping facilities for all members of the assistance unit.
 - i) Bed frame - \$30.00
 - ii) Single mattress and springs - \$70.00
 - iii) Double mattress and springs - \$100.00
 - iv) Bunk beds (including mattresses and springs) - \$130.00
 - v) Crib (including mattress) - \$65.00
- 5) Non-Medical Needs Related to Essential Medical Care
 - A) Food - \$9.00 a day or \$3.00 per meal.

- B) Lodging - Lodging expenses shall be approved for the least expensive rate which provides lodging that is adequate and available to meet the individual's needs. Payment will not be provided for a higher amount if it can be determined that lodging is available free of charge or at a lower rate.
- C) Transportation - When transportation cannot be provided by the Medical Assistance Program, transportation expenses shall be approved for the least expensive mode of transportation adequate to meet the individual's needs. When transportation is by private automobile, the allowable rate shall be at 14¢ per mile.

d) Time Limits

- 1) For families already receiving financial assistance, a decision on a request for Special Assistance shall be made within five (5) work days of the date of request. Assistance shall be authorized within two (2) work days following the decision.
- 2) For families not already receiving financial assistance:

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Section 116.500(d)(2) (continued)

- A) five (5) work days shall be allowed for the client to provide necessary verifications; and five (5) work days shall be allowed to determine eligibility.
- B) Assistance shall be authorized within five (5) work days of a determination of eligibility.

e) Program Restriction

The recipient may only receive special assistance during one period of thirty (30) consecutive days in any twelve (12) consecutive months. This may include payments to meet needs which occur before or extend beyond the thirty (30) day period. However, this provision does not apply to non-medical needs related to essential medical care. Payment for non-medical needs related to essential medical care may be made as often as is necessary regardless of whether the client has received a Special Assistance Payment in the past twelve months. A client may receive a Special Assistance Payment for a reason other than a non-medical need related to essential medical care regardless of whether a Special Assistance Payment for non-medical needs has been made within the past twelve months.

(Source: Emergency amendment at 16 Ill. Reg. 13961, effective September 1, 1992, for a maximum of 150 days)

Section 116.520 Hardship Program (Repealed)
EMERGENCY

- a) When a client who is receiving financial assistance as a General Assistance (GA) case in the City of Chicago, or as an Aid to Families With Dependent Children (AFDC) case, or as an Aid to the Aged, Blind or Disabled (ABBD) case experiences a hardship resulting from needs which cannot be met from existing client resources, existing community resources, the assistance standards, Medical Assistance Program, Special Assistance Program or Emergency Assistance Program, the client may request special consideration as a hardship. Needs covered by the Hardship Program include:

1) Essential Food

If the client fails to use all existing community resources for food, the allowance for food will not be authorized.

2) Essential Clothing

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Section 116.520(a) (continued)

- A) Essential clothing is defined as those articles of clothing appropriate for the season.
- B) If everyone in the assistance unit has at least one full set of clothing, appropriate to the season, this allowance for clothing will not be authorized.

3) Repairs or Replacement of Furnaces (Homestead Property Only)

- A) No repair or replacement will be authorized when there is co-ownership of the property with an individual not in the assistance unit.
- B) Repair or replacement of a furnace is limited to property that is not in danger of foreclosure. The assistance unit must provide verification which indicates mortgage payments and tax payments are current.
- C) No repair or replacement of the furnace will be approved for homes which have knowingly been purchased with non-working furnaces.

- D) Before total replacement of a furnace is considered, verification must be provided from a reputable source (i.e., recognized in the community as being in the furnace repair business) that the furnace is not repairable.
- E) Hardship Assistance for furnace repair must be seasonally appropriate (September through May).

4) Non-Medical Needs Related to Essential Medical Care

Non-medical needs for essential medical care are needs associated with the provision of specialized or essential medical care and include the following:

- A) Food---when overnight lodging is required or when extensive travel is required during the day in order to obtain essential or specialized medical care.
- B) Lodging---when overnight lodging is required to obtain essential or specialized medical care.
- C) Transportation to the source of essential or specialized medical care when it cannot be provided by the Medical

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Section 116.520(a)(4)(C) (continued)

Assistance Program or some other source.---Transportation expenses for routine office visits associated with normal medical care shall not be allowed.

- D) Telephone Installation---when a telephone is essential for medical treatment.

b) Maximum Payments

The maximum payments for essential food, clothing, and household furnishings used under the Special Assistance Program (see Section 116.500) are also used for the Hardship Program. The maximum payment amounts allowed for other items are:

- 1) Repair or Replacement of a furnace---Repair or replacement of a furnace will be based on the lowest cost estimate from a reputable source for the same or similar type heating system. No up grading of heating systems will be approved.
- 2) Non-medical needs related to essential medical care:

- A) Food---\$9.00 a day or \$3.00 per meal.

- B) Lodging---Lodging expenses shall be approved for the least expensive rate which provides lodging that is adequate and available to meet the individual's needs. Payment will not be provided for a higher amount if it can be determined that lodging is available free of charge or at a lower rate.

- C) Transportation---when transportation cannot be provided by the Medical Assistance Program, transportation expenses shall be approved for the least expensive mode of transportation adequate to meet the individual's needs. When transportation is by private automobile, the allowable rate shall be at 24¢ per mile.

- D) Telephone Installation---When medically necessary, payment shall be made for the installation of one telephone based on the service estimate provided by the local phone company. If the telephone instrument cannot be leased from the phone company, payment may also be authorized to purchase a telephone. Payments shall not be authorized for required deposits for previously owed bills or for on-going monthly bills once the phone has been installed.

NOTICE OF EMERGENCY AMENDMENTS

Section 116.520 (continued)

e) Eligibility for the Hardship Program

- 1) Eligibility for non-medical needs related to essential medical care is determined through the verification of a specialized or essential medical need. The verification of a specialized or essential medical need is provided by the client's primary care physician. Eligibility for all other needs defined under the Hardship Program shall be determined by verifying the need for hardship assistance and by calculating the amount of income the family has available to meet the verified hardship need.
- 2) If the family's available income is more than the cost of the needed item, the family is not eligible for Hardship Assistance. Available income is calculated by subtracting the family's necessary living expenses from the family's total income. The family is defined as children, the children's mother, father (including step-parents and grandparents), if they reside in the household.
- 3) Income from all sources is used to determine the family's total income. Total income includes, but is not limited to the following: all public assistance grants, SSA, SSI, Child Support, energy assistance checks, wages, retirement benefits, pensions, etc. No source of income is exempt from consideration when determining the family's total income.
- 4) The following expenses only are considered necessary living expenses under the Hardship Program:
 - A) Shelter---rent or mortgage
 - B) Necessary utilities---heat, gas, electricity, water, sewer and trash
 - C) A food expense amount---determined by subtracting the family's food stamp amount from the USDA maximum for that size household (see 89 Ill. Adm. Code 121.64)
 - D) An amount, based on size of the assistance unit for the purchase of household supplies. The allowable amounts are:

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Section 116.520(c)(4)(D) (continued)

Size Assistance Unit	Household Supplies
1	\$11.00
2	\$14.00
3	\$17.00
4	\$17.00
5	\$20.00
6	\$20.00
7	\$22.00
8	\$22.00
9	\$23.00
10	\$24.00

For assistance units greater than 10, allow \$1.00 for each additional person.

- 5) When there are other people present in the household that have income but are not part of the family, expenses for shelter, utilities and food shall be prorated. When there are two or more separate assistance units in the same household, expenses should be prorated between the two assistance units.
- 6) Only rent, mortgage and necessary utility expenses which have been verified as actually paid by the client shall be allowed as a living expense. The family's necessary living expenses are subtracted from the family's total income to determine the family's available income. This income is considered to be available for use by the family to meet its hardship needs.
- 7) The family's available income is compared to the cost (the maximum payment amount) of the needed item. If the family's available income is more than the cost of the needed item, the family is not eligible for Hardship Assistance.
- 8) When more than one item is needed, the Department shall subtract the cost of the most expensive items from available income which ensures that the maximum amount of the family's available income is applied toward the cost of the needed items. The combination of items which can be purchased by the maximum use of available income will be disapproved by the Department. The remaining needed items which cannot be purchased through the use of available income shall be approved by the Department.

a) Time Limits

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Section 116.520(d) (continued)

- 1) A decision shall be made and assistance, if any, issued within forty-five (45) days of the date of the request for hardship assistance.
 - 2) When a home visit to verify need has been attempted, seven (7) calendar days shall be allowed for the client to contact the Department and schedule a second visit. If the client fails the second attempted visit, the request for hardship assistance will be denied.
 - 3) Ten (10) calendar days shall be allowed for the client to provide any additional verification, which was not available at the home visit.
- e) Program Restrictions
- 1) Payment for the cost of repair or maintenance of homestead property for AFDC and GA clients shall not be allowed under this program. See 89 Ill. Adm. Code 113.307 for property repairs as a special need item for AABD clients.
 - 2) Except for non-medical needs related to essential medical care, the recipient may only receive hardship assistance during one period of thirty (30) consecutive days in any twelve (12) consecutive months. This may include payments to meet needs which occur before or extend beyond the thirty (30) day period.

(Source: Emergency repealed at 16 Ill. Reg. 13961, effective September 1, 1992, for a maximum of 150 days)

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF EMERGENCY AMENDMENT

- 1) Heading of the Part: Application Process
- 2) Code Citation: 89 Ill. Adm. Code 683
- 3) Section Numbers: 683.100
Emergency Action: Amendments
- 4) Statutory Authority: Implementing and authorized by Section 3(a) of the Disabled Persons Act (Ill. Rev. Stat. 1991, ch. 23, par. 3434(a)).
- 5) Effective Date of Rule(s) (Amendments, Repealer): August 26, 1992
- 6) If this emergency rule (amendment, repealer) is to expire before the end of the 150-day period, please specify the date on which it is to expire: November 27, 1992
- 7) Date Filed in Agency's Principal Office: August 26, 1992
- 8) Reason for Emergency: Pursuant to the ruling issued August 17, 1992 in the matter of McMillian, Malek and McCollough vs. McCrimon and Bradley by Judge Harold A. Baker of the United States District Court of the Central District of Illinois, DORS has been "...restrained and enjoined from refusing to accept and process applications...for the Home Services Program..."
- 9) A Complete Description of the Subjects and Issues Involved: Repromulgating rules to allow for the availability of applications and intake for the Home Services Program.
- 10) Are there any proposed amendments pending on this Part: No
- 11) Section Numbers Proposed Action Illinois Register Citation
Statement of Statewide Policy Objectives: N/A
- 12) Information and answers to questions regarding this rule shall be directed to:

Ms. Susan Warner, Acting Manager
Regulations and Procedures Division
Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429
Telephone number: (217) 785-3896

T.D.D.: (217) 785-9301

The full text of Emergency Amendment(s) begins on the next page:

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF EMERGENCY AMENDMENT

TITLE 89: SOCIAL SERVICES
CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
SUBCHAPTER d: HOME SERVICES PROGRAM

PART 683
APPLICATION PROCESS

- Section 683.100 Availability of Applications
- EMERGENCY
- 683.200 Completed Application
- 683.300 Making Application
- 683.400 Date of Application
- 683.500 Applicant
- 683.600 Filing of Application
- 683.700 Signing of Application
- 683.800 Assistance by Local Office Staff

AUTHORITY: Implementing and authorized by section 3(a) of The Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, par. 3434(a)).

SOURCE: Adopted and codified at 7 Ill. Reg. 31, p. 8848, effective July 18, 1983; amended at 8 Ill. Reg. 15618, effective August 17, 1984; emergency amendment at 16 Ill. Reg. 2688, effective February 3, 1992, for a maximum of 150 days; emergency amendments at 16 Ill. Reg. 11679, effective July 1, 1992, for a maximum of 150 days; emergency amendments at 16 Ill. Reg. 13974, effective August 26, 1992, for a maximum of 150 days.

Section 683.100 Availability of Applications

EMERGENCY

An application form shall be mailed or otherwise provided to any individual requesting application to the Home Services Program (HSP) within one working day of the request for application.

(Source: Emergency Amendments at 16 Ill. Reg. 13974, effective August 26, 1992 for a maximum of 150 days)

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF EMERGENCY REPEALER

1) Heading of the Part: Fiscal Year 1993 Emergency Budgetary Changes

2) Code Citation: 89 Ill. Adm. Code 673

3) Section Numbers:
673.10 Emergency Action:
673.20 Repealer
673.30 Repealer
673.40 Repealer
673.50 Repealer

4) Statutory Authority: Implementing and authorized by Section 3(a) of The Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, par. 3434(a)).

5) Effective Date of Rule(s) (Amendments, Repealer): August 26, 1992

6) If this emergency rule (amendment, repealer) is to expire before the end of the 150-day period, please specify the date on which it is to expire: November 27, 1992

7) Date Filed in Agency's Principal Office: August 26, 1992

8) Reason for Emergency: Pursuant to the ruling issued August 17, 1992 in the matter of McMillian, Malek and McCollough vs. McCrimmon and Bradley by Judge Harold A. Baker of the United States District Court of the Central District of Illinois, DORS has been "...restrained and enjoined from refusing to accept and process applications...for the Home Services Program..."

9) A Complete Description of the Subjects and Issues Involved: Repeal of emergency rules which halted the availability of applications and intake for the Home Services Program.

10) Are there any proposed amendments pending on this Part: No

Section Numbers Proposed Action Illinois Register Citation

11) Statement of Statewide Policy Objectives: N/A

12) Information and answers to questions regarding this rule shall be directed to:

Ms. Susan Warner, Acting Manager
Regulations and Procedures Division

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF EMERGENCY REPEALER

Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429

Telephone number: (217) 785-3896
T.D.D.: (217) 785-9301

The full text of Adopted Rule(s) begins on the next page:

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF EMERGENCY REPEALER

TITLE 89: SOCIAL SERVICES
 CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
 SUBCHAPTER d: HOME SERVICES PROGRAM

PART 673

Fiscal Year 1993 Emergency Budgetary Changes (REPEALED)

Section 673.10 General Provisions
 EMERGENCY
 673.20 Referral
 EMERGENCY
 673.30 Application
 EMERGENCY
 673.40 Prescreening
 EMERGENCY
 673.50 Appeals
 EMERGENCY

AUTHORITY: Implementing and authorized by Section 3(a) of The Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, par. 3434(a)).
 EMERGENCY

SOURCE: Emergency Rules Adopted at 16 Ill. Reg. 11682, effective July 1, 1992 for a maximum of 150 days, Emergency Repealer at 16 Ill. Reg. 13977, effective August 26, 1992 for a maximum of 150 days.

Section 673.10 General Provisions
 EMERGENCY

- a) In order to provide fiscal safeguards to ensure that the Department of Rehabilitation Services (DORS) does not incur obligations in excess of appropriated funds; DORS has adopted this Part which makes substantive changes to DORS' Home Services Program (HSP), (Ill. Rev. Stat. 1991, ch. 23, par. 3434(g)).
- b) All provisions of this Part shall be effective as of the filing date and shall remain in effect until November 27, 1992.
- c) If, subsequent to the adoption of this Part, the General Assembly enacts legislation which appropriates funding at levels which negates the necessity of this

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF EMERGENCY REPEALER

Part, DORS shall repeal any or all of this Part and restore intake services, as funding shall permit.

- d) No provisions of this Part shall affect individuals currently receiving services through HSP, or individuals who have completed the application process prior to the effective date of this Part, unless appropriated funds are insufficient to meet current client services.

Section 673.20 Referral
 EMERGENCY

- a) This section, for the effective period of this Part, shall be substituted for rules found at 89 Ill. Adm. Code 678.300.

- b) DORS shall gather referral information on all pre-applicants/referrals seeking to apply for HSP. This information shall include: name; address; age; sex; referral source; and alleged disability. The information shall be reviewed and if appropriate for DORS services, this information shall be recorded in a standardized and confidential manner for the purpose of establishing a list of individuals interested in applying for HSP so that, at a time funding levels for HSP allow, adequate information will be on hand to permit DORS to contact these individuals to make application to HSP, if they choose. If the referral information indicates that the individual is not a candidate for services through HSP, but possibly for another agency's program, appropriate referral shall be made.

Section 673.30 Application
 EMERGENCY

- a) This section, for the effective period of this Part, shall be substituted for rules found at 89 Ill. Adm. Code 678.350, 89 Ill. Adm. Code Part 683 and 89 Ill. Adm. Code Part 693.
- b) DORS shall not make applications available to individuals wishing to apply for services through HSP. Only that information necessary to constitute a bonafide referral shall be gathered, as previously stated in Section 674.20(b) of this Part.

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF EMERGENCY REPEALER

Section 673.40 Prescreening
EMERGENCY

- a) This section, for the effective period of this Part, shall be substituted for rules found at 89 Ill. Adm. Code Part 690 which offer HSP services as an alternative to nursing home care (NHC).
- b) DORS shall continue to prescreen individuals for NHC as required in 89 Ill. Adm. Code 690.100. However, individuals determined as eligible for nursing home placement or HSP services, as determined by the DETERMINATION OF NEED (see 89 Ill. Adm. Code 685.500), shall not be provided HSP services as an alternative to NHC.

Section 673.50 Appeals
EMERGENCY

For the effective period of this Part, the term "client" shall not be considered to include applicants/preapplicants and thus applicants/preapplicants shall not have the right to appeal under 89 Ill. Adm. Code Part 510 any action or inaction on the part of DORS related to the refusal by DORS to take an application.

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF WITHDRAWAL OF PROPOSED AMENDMENTS

- 1) The Heading of the Part: Application Process
- 2) Code Citation: 89 Ill. Adm. Code 683
- 3) Section Numbers: Proposed Action:
 683.100 Repealer
- 4) Date Notice of Proposed Rules Published in the Illinois Register:
 August 28, 1992, 16 Ill. Reg. 13221
- 5) Reason for the Withdrawal: Pursuant to the ruling issued August 17, 1992 in the matter of McMillian, Malek and McCollough vs. McCrimon and Bradley by Judge Harold A. Baker of the United States District Court of the Central District of Illinois, DORS has been "...restrained and enjoined from refusing to accept and process applications...for the Home Services Program...."

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF WITHDRAWAL OF PROPOSED RULES

- 1) The Heading of the Part: Fiscal Year 1993 Emergency Budgetary Changes

- 2) Code Citation: 89 Ill. Adm. Code 673

- 3) Section Numbers:
673.10
673.20
673.30
673.40
673.50
- Proposed Action:
New Section
New Section
New Section
New Section

- 4) Date Notice of Proposed Rules Published in the Illinois Register:

August 28, 1992, 16 Ill. Reg. 13224

- 5) Reason for the Withdrawal: Pursuant to the ruling issued August 17, 1992 in the matter of McMillian, Malek and McCollough vs. McCrimmon and Bradley by Judge Harold A. Baker of the United States District Court of the Central District of Illinois, DORS has been "...restrained and enjoined from refusing to accept and process applications...for the Home Services Program..."

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PUBLIC INFORMATION

LISTING OF DERIVED WATER QUALITY CRITERIA

Pursuant to 35 Ill. Adm. Code 302.Subpart F, the following water quality criteria as originally published in 15 Ill. Reg. 3334, March 1, 1991, have been revised as follows. This listing constitutes the water quality criteria that have been derived through July 31, 1992.

Chemical: Benzene

CAS #71-43-2

Date criteria derived: August 15, 1990

Applicable waterbodies: Higgins Creek, Reach No. 07120004-011/off; unnamed tributary to Welsh Creek, Reach No. 07120007-008/off; Poplar Creek, Reach No. 07120006-001/off; Lake Zurich, Reach No. 07120006-001/off; Willow Creek, Reach No. 07120004-011/off; unnamed tributary to Melvina Ditch, Reach No.

07120004-008/off; Buffalo Creek, Reach No. 07120004-011/off; unnamed tributary to Illinois River, Reach No. 07130003-003/off; and unnamed ditch to North Branch Chicago River, Reach No. 07120003-003/off.

acute criterion: 5,200 ug/l

chronic criterion: 416 ug/l

Chemical: Chlorobenzene

CAS #108-90-7

Date criteria derived: December 11, 1991

Applicable waterbodies: Kytte River, Reach No. 07090005-010/on; unnamed tributary to Melvina Ditch, Reach No. 07120004-008/off; and unnamed tributary to Illinois River, Reach No. 07130003-003/off.

acute criterion: 993 ug/l

chronic criterion: 79 ug/l

Chemical: Ethyl Benzene

CAS #100-41-4

Date criteria derived: August 15, 1990, revised May 17, 1991

Applicable waterbodies: Unnamed tributary to Coal Creek, Reach No. 07090005-003/off; unnamed tributary to Welsh Creek, Reach No. 07120007-008/off; Higgins Creek, Reach No. 07120004-011/off; Lux Creek, Reach

No. 07130003-018/off; Wheeling Creek, Reach No. 07120004-011/off; unnamed drainage ditch to Saline Branch, Reach No. 05120901-013/off; unnamed tributary to Wiley Creek, Reach No. 07120001-006/off; Poplar Creek, Reach No.

07120006-001/off; Lake Zurich, Reach No. 07120006-001; Willow Creek, Reach No. 07120004-011/off; Des Plaines River, Reach No. 07120004/011/on; Fox River, 05120115-001/off; unnamed tributary to Melvina Ditch, Reach No.

07120004-008/off; Buffalo Creek, Reach No. 07120004-011/off; unnamed tributary to Illinois River, Reach No. 07130003-003/off; and unnamed ditch to North Branch Chicago River, Reach No. 07120003-003/off.

acute criterion: 216 ug/l

chronic criterion: 17.2 ug/l

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PUBLIC INFORMATION

LISTING OF DERIVED WATER QUALITY CRITERIA

Chemical: Hydrazine

Date criteria derived: September 13, 1990

CAS #302-01-2

Applicable waterbody: Rock River, Reach No. 07090005-012/on.

acute criterion: 6.2 ug/l chronic criterion: 0.5 ug/l

Chemical: Toluene

Date criteria derived: August 16, 1990, revised May 17, 1991

CAS #108-88-3

Applicable waterbodies: Higgins Creek, Reach No. 07120004-011/off; unnamed tributary to Welsh Creek, Reach No. 07120007-008/off; Lux Creek, Reach No.

07130003-018/off; Wheeling Creek, Reach No. 07120004-011/off; unnamed drainage ditch to Saline Branch, Reach No. 05120901-013/off; unnamed tributary to Wiley Creek, Reach No. 07120001-006/off; Poplar Creek, Reach No. 07120006-001/off;

Lake Zurich, Reach No. 07120006-001/off; Willow Creek, Reach No.

07120004-011/off; Des Plaines River, Reach No. 07120004-011/on; Fox River, Reach No. 07120006-001/on; unnamed tributary to Little Dry Fork, Reach No.

05120115-001/off; unnamed tributary to Melvina Ditch, Reach No.

07120004-008/off; Buffalo Creek, Reach No. 07120004-011/off; unnamed tributary to Illinois River, Reach No. 07130003-003/off; and unnamed ditch to North Branch Chicago River, Reach No. 07120003-003/off.

acute criterion: 1,750 ug/l chronic criterion: 140 ug/l

Chemical: Xylenes O-Xylene

p-Xylene

CAS #95-47-6

CAS #106-42-3

Date criteria derived: August 23, 1990

Applicable waterbodies: Higgins Creek, Reach No. 07120004-011/off; unnamed tributary to Welsh Creek, Reach No. 07120007-008/off; Lux Creek, Reach No.

07130003-018/off; Wheeling Creek, Reach No. 07120004-011/off; unnamed drainage ditch to Saline Branch, Reach No. 05120901-013/off; unnamed tributary to Wiley Creek, Reach No. 07120001-006/off; Poplar Creek, Reach No. 07120006-001/off;

Lake Zurich, Reach No. 07120006-001/off; Willow Creek, Reach No.

07120004-011/off; Des Plaines River, Reach No. 07120004-011/on; Fox River, Reach No. 07120006-001/on; unnamed tributary to Little Dry Fork, Reach No.

05120115-001/off; unnamed tributary to Melvina Ditch, Reach No.

07120004-008/off; Buffalo Creek, Reach No. 07120004-011/off; unnamed tributary to Illinois River, Reach No. 07130003-003/off; and unnamed ditch to North Branch Chicago River, Reach No. 07120003-003/off.

acute criterion: O-Xylene = 187 ug/l; p-Xylene = 552 ug/l;

combined Xylenes = 1,500 ug/l

chronic criterion: O-Xylene = 15 ug/l; p-Xylene = 22 ug/l;

combined Xylenes = 117 ug/l

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PUBLIC INFORMATION

LISTING OF DERIVED WATER QUALITY CRITERIA

For additional information concerning these criteria or the derivation process used in generating them, please contact:

Bob Mosher

Illinois Environmental Protection Agency

Division of Water Pollution Control

2200 Churchill Road

Post Office Box 19276

Springfield, Illinois 62794-9276

217/782-3362

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF REGULATORY FLEXIBILITY IMPACT ANALYSIS

Upon initial review, it has been determined that the following proposed rules promulgated by State agencies may impact small business:

PUBLIC AID, DEPARTMENT OF

Medical Payment; 89 Ill. Adm. Code 140

Published August 28, 1992, 16 Ill. Reg. 13211

Reimbursement for Nursing Costs for Geriatric Facilities;

89 Ill. Adm. Code 147

Published August 28, 1992, 16 Ill. Reg. 13215

Persons wishing to obtain more information concerning the impact on small business may contact:

Linda Brand

Department of Commerce and Community Affairs

Office of Regulatory Assistance

620 East Adams Street/6th Floor

Springfield, IL 62701

(217) 524-1516

JOINT COMMITTEE ON ADMINISTRATIVE RULES
STATE OF ILLINOIS CENTER

ROOM 16-503

CHICAGO, ILLINOIS

10:00 A.M.

SEPTEMBER 15, 1992

NOTICE: It is the policy of the Committee to allow only representatives of state agencies to testify orally on any rule under consideration at Committee hearings. If members of the public wish to express their views with respect to a proposed rule, they should submit written comments to the Office of the Joint Committee on Administrative Rules at the following address:

Joint Committee on Administrative Rules

509 South Sixth Street

Suite 500

Springfield, Illinois 62701

AGENDA

I. Approval of August 11, 1992 Minutes

II. Review of Proposed Agency Rulemaking

Aging

1. Older Americans Act Programs (89 Ill Adm Code 230)

-First Notice Published: 16 Ill Reg 3605 - 3/13/92

-Expiration of Second Notice Period: 9/25/92

Agriculture

2. Specialty Farm Product Buyers Act (68 Ill Adm Code 580)

-First Notice Published: 16 Ill Reg 8671 - 6/12/92

-Expiration of Second Notice Period: 9/16/92

3. Administrative Rules (Format Administrative Proceedings; Contested Cases; Petitions; Declaratory Rulings; Public Disclosure) (8 Ill Adm Code 1)

-First Notice Published: 16 Ill Reg 8631 - 6/12/92

-Expiration of Second Notice Period: 9/18/92

4. Commercial Feed Act (8 Ill Adm Code 200)

-First Notice Published: 16 Ill Reg 9169 - 6/19/92

-Expiration of Second Notice Period: 9/28/92

Carnival-Amusement Safety Board

5. Carnival and Amusement Ride Inspection Law (56 Ill Adm Code 6000)
 -First Notice Published: 16 Ill Reg 7543 - 5/15/92
 -Expiration of Second Notice Period: 10/2/92

Children and Family Services

6. Client Service Planning (89 Ill Adm Code 305)
 -First Notice Published: 16 Ill Reg 5403 - 4/10/92
 -Expiration of Second Notice Period: 9/21/92

Commerce Commission

7. Least-Cost Planning for Natural Gas Utilities (83 Ill Adm Code 535)
 -First Notice Published: 16 Ill Reg 6538 - 4/24/92
 -Expiration of Second Notice Period: 9/21/92

8. Least-Cost Planning for Electric Utilities (83 Ill Adm Code 440)
 -First Notice Published: 16 Ill Reg 6533 - 4/24/92
 -Expiration of Second Notice Period: 9/21/92

9. Cellular Radio Exclusion (83 Ill Adm Code 760)
 -First Notice Published: 16 Ill Reg 7572 - 5/15/92
 -Expiration of Second Notice Period: 9/21/92

10. Pole Attachment Rates, Terms and Conditions Applicable to Cable Television Companies and Electric and Telephone Public Utilities (83 Ill Adm Code 315)
 -First Notice Published: 15 Ill Reg 13585 - 9/20/91
 -Expiration of Second Notice Period: 9/23/92

Commerce and Community Affairs

11. County Economic Development Project Area Property Tax Allocation Financing (14 Ill Adm Code 526)
 -First Notice Published: 16 Ill Reg 6524 - 4/24/92
 -Expiration of Second Notice Period: 9/17/92

Conservation

12. Public Use of State Parks and Other Properties of the Department of Conservation (17 Ill Adm Code 110)
 -First Notice Published: 16 Ill Reg 8289 - 6/5/92
 -Expiration of Second Notice: 10/1/92

13. Camping on Department of Conservation Properties (17 Ill Adm Code 130)
 -First Notice Published: 16 Ill Reg 8275 - 6/5/92
 -Expiration of Second Notice Period: 10/1/92

14. The Taking of Wild Turkeys - Fall Archery Season (17 Ill Adm Code 720)
 -First Notice Published: 16 Ill Reg 8681 - 6/12/92
 -Expiration of Second Notice Period: 10/1/92

15. White-Tailed Deer Hunting Season by Use of Handguns (17 Ill Adm Code 680)
 -First Notice Published: 16 Ill Reg 10138 - 6/26/92
 -Expiration of Second Notice Period: 10/1/92

Emergency Management Agency

16. Local and Interjurisdictional Disaster Preparedness Plans (29 Ill Adm Code 205)
 -First Notice Published: 16 Ill Reg 5556 - 4/10/92
 -Expiration of Second Notice Period: 9/25/92

Energy and Natural Resources

17. Americans With Disabilities Act Grievance Procedure (4 Ill Adm Code 600)
 -First Notice Published: 16 Ill Reg 5569 - 4/10/92
 -Expiration of Second Notice Period: 10/9/92

Guardianship and Advocacy Commission

18. Americans With Disabilities Act Grievance Procedure (4 Ill Adm Code 850)
 -First Notice Published: 16 Ill Reg 8026 - 5/29/92
 -Expiration of Second Notice Period: 9/21/92

Insurance

19. Minimum Standards for Individual and Group Medicare Supplement Insurance (50 Ill Adm Code 2008)
 -First Notice Published: 16 Ill Reg 8768 - 6/12/92
 -Expiration of Second Notice Period: 9/16/92

Labor

20. Illinois Right to Privacy in the Workplace Act (56 Ill Adm Code 360)
 -First Notice Published: 16 Ill Reg 8838 - 6/12/92
 -Expiration of Second Notice Period: 9/28/92

Local Governmental Law Enforcement Officers Training Board

21. Illinois Police Training Act (20 Ill Adm Code 1720)
 -First Notice Published: 16 Ill Reg 7756 - 5/22/92
 -Expiration of Second Notice Period: 10/2/92

Mental Health and Developmental Disabilities

22. Mental Health Clinic Program Standards and Provider Requirements (59 Ill Adm Code 130)
-First Notice Published: 16 Ill Reg 8842 - 6/12/92
-Expiration of Second Notice Period: 10/5/92

Pollution Control Board

23. Carbon Monoxide Emissions (35 Ill Adm Code 216)
-First Notice Published: 16 Ill Reg 9297 - 6/19/92
-Expiration of Second Notice Period: 10/5/92

Professional Regulation

24. Professional Engineering Practice Act of 1989 (68 Ill Adm Code 1380)
-First Notice Published: 16 Ill Reg 9385 - 6/19/92
-Expiration of Second Notice Period: 9/18/92

25. Illinois Professional Land Surveyor Act of 1989 (68 Ill Adm Code 1270)
-First Notice Published: 16 Ill Reg 10863 - 7/10/92
-Expiration of Second Notice Period: 10/9/92

Public Aid

26. Medical Payment (89 Ill Adm Code 140)
-First Notice Published: 16 Ill Reg 6719 - 4/24/92
-Expiration of Second Notice Period: 9/17/92

27. Medical Payment (89 Ill Adm Code 140)
-First Notice Published: 16 Ill Reg 7775 - 5/22/92
-Expiration of Second Notice Period: 9/17/92

28. Practice in Administrative Hearings (89 Ill Adm Code 104)
-First Notice Published: 16 Ill Reg 7793 - 5/22/92
-Expiration of Second Notice Period: 9/18/92

29. Application Process (89 Ill Adm Code 110)
-First Notice Published: 15 Ill Reg 16845 - 11/22/91
-Expiration of Second Notice Period: 10/2/92

30. Medical Assistance Programs (89 Ill Adm Code 120)
-First Notice Published: 16 Ill Reg 7761 - 5/22/92
-Expiration of Second Notice Period: 10/8/92

31. Food Stamps (89 Ill Adm Code 121)
-First Notice Published: 16 Ill Reg 8039 - 5/29/92
-Expiration of Second Notice Period: 10/8/92

32. Reimbursement for Nursing Costs for Geriatric Facilities (89 Ill Adm Code 147.100)
-First Notice Published: 16 Ill Reg 8906 - 6/12/92
-Expiration of Second Notice Period: 10/8/92

33. Reimbursement for Nursing Costs for Geriatric Facilities (89 Ill Adm Code 147.300, 147.305, 147.310, 147.315, 147.320, 147.325, 147.340, 147.345 and 147.350)
-First Notice Published: 16 Ill Reg 8906 - 6/12/92
-Expiration of Second Notice Period: 10/8/92

34. Medical Payment (89 Ill Adm Code 140)
-First Notice Published: 16 Ill Reg 6936 - 5/1/92
-Expiration of Second Notice: 10/9/92

35. Related Program Provisions (89 Ill Adm Code 117)
-First Notice Published: 16 Ill Reg 8938 - 6/12/92
-Expiration of Second Notice Period: 10/12/92

Public Health

36. Retail Food Store Sanitation Code (77 Ill Adm Code 760)
-First Notice Published: 16 Ill Reg 5861 - 4/10/92
-Expiration of Second Notice Period: 9/15/92

37. Food Service Sanitation Code (77 Ill Adm Code 750)
-First Notice Published: 16 Ill Reg 5836 - 4/10/92
-Expiration of Second Notice Period: 9/15/92

38. Intermediate Care for the Developmentally Disabled Facilities Code (77 Ill Adm Code 350)
-First Notice Published: 16 Ill Reg 4791 - 3/27/92
-Expiration of Second Notice Period: 10/12/92

39. Long-Term Care Assistants and Aides Training Programs Code (77 Ill Adm Code 395)
-First Notice Published: 16 Ill Reg 8066 - 5/29/92
-Expiration of Second Notice Period: 10/12/92

40. The Illinois Formulary for the Drug Product Selection Program (77 Ill Adm Code 790)
-First Notice Published: 16 Ill Reg 8329 - 6/5/92
-Expiration of Second Notice Period: 10/12/92

Racing Board

41. Totalizer Operations (11 Ill Adm Code 433)
-First Notice Published: 16 Ill Reg 11001 - 7/10/92
-Expiration of Second Notice Period: 10/9/92

42. Trifecta (11 Ill Adm Code 409)
-First Notice Published: 16 Ill Reg 11005 - 7/10/92
-Expiration of Second Notice Period: 10/9/92

43. Outstanding Tickets (11 Ill Adm Code 434)
-First Notice Published: 16 Ill Reg 10996 - 7/10/92
-Expiration of Second Notice Period: 10/9/92

Revenue

44. Americans With Disabilities Act Grievance Procedure (4 Ill Adm Code 875)
-First Notice Published: 16 Ill Reg 8160 - 5/29/92
-Expiration of Second Notice Period: 9/17/92

State Board of Education

45. Disadvantaged Students Funds Plan - Districts Over 50,000 ADA (23 Ill Adm Code 202)
-First Notice Published: 16 Ill Reg 7231 - 5/8/92
-Expiration of Second Notice Period: 10/5/92

Department of Transportation

46. Nonscheduled Bus Inspections (92 Ill Adm Code 456)
-First Notice Published: 16 Ill Reg 9453 - 6/19/92
-Expiration of Second Notice Period: 9/21/92

Treasurer

47. Home Ownership Made Easy Act (74 Ill Adm Code 750)
-First Notice Published: 16 Ill Reg 10408 - 7/6/92
-Expiration of Second Notice Period: 10/5/92

III. Certification of No Objection to Proposed Rulemaking

IV. Review of Emergency and Peremptory Rulemakings

Aging

48. Community Care Program (89 Ill Adm Code 240) (Emergency)
-Notice Published: 16 Ill Reg 12615 - 8/7/92

Central Management Services

49. Standard Procurement (44 Ill Adm Code 1) (Emergency)
-Notice Published: 16 Ill Reg 13118 - 8/21/92

Conservation

50. Commercial Fishing in Lake Michigan (17 Ill Adm Code 850)
-Notice Published: 16 Ill Reg 12626 - 8/7/92

Financial Institutions

51. Illinois Credit Union Act (38 Ill Adm Code 190) (Emergency)
-Notice Published: 16 Ill Reg 12781 - 8/14/92

Professional Regulation

52. Wholesale Drug Distribution Licensing Act (68 Ill Adm Code 1510) (Emergency)
-Notice Published: 16 Ill Reg 12216 - 7/31/92

Department of Public Aid

53. Medical Payment (89 Ill Adm Code 140) (Emergency)
-Notice Published: 16 Ill Reg 13337 - 8/28/92
54. Reimbursement for Nursing Costs for Geriatric Facilities (89 Ill Adm Code 147) (Emergency)
-Notice Published: 16 Ill Reg 13361 - 8/28/92

Public Health

55. Plumbers Licensing Code (68 Ill Adm Code 750) (Emergency)
-Notice Published: 16 Ill Reg 12785 - 8/14/92

Public Health/Health Facilities Planning Board

56. Health Facilities Planning Financial and Economic Feasibility Review (77 Ill Adm Code 1120) (Emergency)
-Notice Published: 16 Ill Reg 13132 - 8/21/92

57. Health Facilities Planning Procedural Rules (77 Ill Adm Code 1130) (Emergency)
-Notice Published: 16 Ill Reg 13153 - 8/21/92

58. Processing, Classification Policies and Review Criteria (77 Ill Adm Code 1110) (Emergency)
-Notice Published: 16 Ill Reg 13159 - 8/21/92

Savings and Residential Finance

59. Residential Mortgage License Act of 1987 (38 Ill Adm Code 450) (Emergency)
-Notice Published: 16 Ill Reg 12634 - 8/7/92

Secretary of StateJOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

60. Issuance of Licenses (92 Ill Adm Code 1030) (Emergency)
-Notice Published: 16 Ill Reg 12228 - 7/31/92

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of August 26, 1992 through September 1, 1992, and have been scheduled for review by the Committee at its September or October 1992 meeting. Other items not contained in this published list may also be considered. Members of the public wishing to express their views with respect to a rule should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Suite 500, Springfield, IL 62701.

Second Notice Expires	Agency and Rule	Start of First Notice	JCAR Meeting
10/9/92	Department of Energy and Natural Resources, Americans With Disabilities Act Grievance Procedure (4 Ill Adm Code 600)	4/10/92 16 Ill Reg 5569	9/15/92
10/9/92	Department of Professional Regulation, Illinois Professional Land Surveyor Act of 1989 (68 Ill Adm Code 1270)	7/10/92 16 Ill Reg 10863	9/15/92
10/9/92	Department of Public Aid, Medical Payment (89 Ill Adm Code 140)	5/1/92 16 Ill Reg 6936	9/15/92
10/9/92	Illinois Racing Board, Totalizer Operations (11 Ill Adm Code 433)	7/10/92 16 Ill Reg 11001	9/15/92
10/9/92	Illinois Racing Board, Trifecta (11 Ill Adm Code 409)	7/10/92 16 Ill Reg 11005	9/15/92
10/9/92	Illinois Racing Board, Outstanding Tickets (11 Ill Adm Code 434)	7/10/92 16 Ill Reg 10996	9/15/92
10/12/92	Department of Public Aid, Related Program Provisions (89 Ill Adm Code 117)	6/12/92 16 Ill Reg 8938	9/15/92
10/12/92	Department of Public Health, Intermediate Care for the Developmentally Disabled Facilities Code (77 Ill Adm Code 350)	3/27/92 16 Ill Reg 4791	9/15/92

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSECOND NOTICES RECEIVED
(page 2)

<u>Second Notice Expires</u>	<u>Agency and Rule</u>	<u>Start of First Notice</u>	<u>JCAR Meeting</u>
10/12/92	Department of Public Health, Long-Term Care Assistants and Aides Training Programs Code (77 Ill Adm Code 395)	5/29/92 16 Ill Reg 8066	9/15/92
10/12/92	Department of Public Health, The Illinois Formulary for the Drug Product Selection Program (77 Ill Adm Code 790)	6/5/92 16 Ill Reg 8329	9/15/92
10/15/92	Department of Commerce and Community Affairs, Economic Dislocation and Worker Adjustment Assistance (56 Ill Adm Code 2625)	4/3/92 16 Ill Reg 5124	10/13/92
10/15/92	Illinois Community College Board, Administration of the Illinois Public Community College Act (23 Ill Adm Code 1501)	7/10/92 16 Ill Reg 10524	10/13/92

PROCLAMATION

92-376
UNION LABEL WEEK

Whereas, good jobs contribute to the strength of our economy; and

Whereas, buying union-made goods and services helps preserve American jobs and build our nation's economy; and

Whereas, products and services identified by a union label, shop card, store card, or service button are guaranteed to be the best-quality American-made goods;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 7-12, 1992, as UNION LABEL WEEK in Illinois in recognition of these distinguished emblems that signify the commitment to quality and dignity in the American workplace.

Issued by the Governor August 20, 1992.

Filed with the Secretary of State August 27, 1992.

92-377
CHILD HEALTH DAY

Whereas, the annual observance of Child Health Day was initiated by the Congress of 1928 to "awaken the people of the Nation to the fundamental necessity of a year-round program for the protection and development of the health of the nation's children;" and

Whereas, 64 years later that necessity still exists; and

Whereas, in 1989, more than 3,200 cases of measles were reported in Illinois, and 10 children died; and

Whereas, statewide efforts to increase the number of children immunized for measles reduced the number of measles cases to 27 in 1991; and

Whereas, effective childhood vaccines are available for nine contagious diseases. However, three in 10 infants and toddlers in our nation go without adequate childhood immunizations, leaving them at risk for life-threatening or disabling illnesses; and

Whereas, we must take steps to reverse this tragic toll of unnecessary outbreaks of preventable childhood diseases;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim October 5, 1992, as CHILD HEALTH DAY in Illinois to emphasize the importance of childhood immunizations. I urge citizens to take the steps necessary to make these immunizations available to all infants and children.

Issued by the Governor August 21, 1992.

Filed with the Secretary of State August 27, 1992.

92-378

JANE ADDAMS HULL HOUSE MONTH

Whereas, Hull House Association was founded by Jane Addams in 1889 to help Near West Side immigrants adjust to urban life and to offer them an opportunity for self-development; and

Whereas, under the leadership of Jane Addams, Hull House initiated the fight against typhoid fever, poor sanitation, illiteracy, tuberculosis, infant mortality, and truancy; and

Whereas, Hull House sponsored legislation to provide housing, regulate working conditions, and abolish child labor; and

Whereas, the work of the Hull House Association and its six community centers is done in the spirit of Jane Addams, responding to the needs of the present while remaining mindful of the future; and

Whereas, the association will celebrate more than 100 years of service to Chicago by hosting a month of activities acknowledging significant dates in Jane Addams Hull House history; Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 1992 as JANE ADDAMS HULL HOUSE MONTH in Illinois in recognition of the contributions the Hull House has made to our state.

Issued by the Governor August 25, 1992.

Filed with the Secretary of State August 27, 1992.

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ACTION CODES	
A - Adopted Rule	P - Proposed Rule
AR - Adopted Repealer	PF - Prohibited Filing Order by JCAR*
C - Notice of Corrections	PP - Peremptory or Court Ordered Rules
CC - Codification Changes	PR - Proposed Repealer
E - Emergency Rule	R - Refusal to meet JCAR Objection
ER - Emergency Repealer	RC - Statement of Recommendation
M - Modification to meet JCAR objections	S - Suspension ordered by JCAR
O - JCAR Statement of Objections	W - Withdrawal to meet JCAR Objections
RQ - Request for Correction	
EC - Expedited Corrections	

*Joint Committee on Administrative Rules

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-9786.

ABANDONED MINED LANDS RECLAMATION COUNCIL

- 62 Ill. Adm. Code 2501 Abandoned Mined Lands Reclamation (P-2719; A-8345) (E-2897)(P-11363)
(P-14335/91; A-11403) (E-11625)
4 Ill. Adm. Code 1000 Americans With Disabilities Act Grievance Procedure (P-12799)

AGING, DEPARTMENT ON

- 89 Ill. Adm. Code 240 Community Care Program (E-17398/91; S-1744; W-2955; M-2943) (P-17007/91; PF-1744; M-2930; A-11731) (E-2630) (E-2901) (E-4069; RC-6898) (P-4087; C-5083) (P-12251; C-13662) (E-12615)
89 Ill. Adm. Code 230 Older Americans Act Programs (P-3605)

AGRICULTURE, DEPARTMENT OF

- 8 Ill. Adm. Code 1 Administrative Rules (Formal Administrative Proceedings; Contested Cases; Petitions; Declaratory Rulings; Public Disclosure) (P-8631)
4 Ill. Adm. Code 550 Americans With Disabilities Act Grievance Procedure (P-5097; A-11744)
8 Ill. Adm. Code 30 Animal Control Act (P-3618; A-11751)
8 Ill. Adm. Code 110 Animal Diagnostic Laboratory Act (P-3624; A-11416)
8 Ill. Adm. Code 200 Commercial Feed Act (P-9169)
8 Ill. Adm. Code 85 Diseased Animals (P-3635; A-11756)
8 Ill. Adm. Code 305 Governor's Agricultural Heritage Award (P-7949; A-13788)
8 Ill. Adm. Code 55 Hatcheries, Poultry Flocks, & Produce Thereof (P-3646; A-11766)
8 Ill. Adm. Code 90 III. Dead Animal Disposal Act (P-3653; A-11773)
8 Ill. Adm. Code 115 III. Pseudorabies Control Act (P-3661; A-11781)
8 Ill. Adm. Code 40 Livestock Auction Markets (P-3673; A-11793)
8 Ill. Adm. Code 125 Meat & Poultry Inspection Act (PP-1899) (P-1921; A-8349) (PP-11687) (PP-11963) (PP-12234)
2 Ill. Adm. Code 700 Organizational Chart, Description, Rulemaking Procedure, & Programs (A-3893)

AGRICULTURE, DEPARTMENT OF (CONT'D)

- 8 Ill. Adm. Code 235 Seed Arbitration (P-2969; A-8361)
8 Ill. Adm. Code 211 Soil Amendments (P-7955; A-13794)
8 Ill. Adm. Code 580 Specialty Farm Product Buyers Act (P-8671)
8 Ill. Adm. Code 5 Standardization of Agriculture Products (P-3231; A-8364)
8 Ill. Adm. Code 105 Swine Disease Control & Eradication Act (P-3680; A-11799)

ALCOHOLISM AND SUBSTANCE ABUSE, DEPARTMENT OF

- 4 Ill. Adm. Code 500 Americans With Disabilities Act Grievance Procedure (P-2721; A-11426)
77 Ill. Adm. Code 2031 Award Criteria & Procedure (P-9149/91; AR-2455)
77 Ill. Adm. Code 2030 Award & Monitoring of Funds (P-9083/91; A-2457)
77 Ill. Adm. Code 2036 Driving Under the Influence Programs (P-4567)
77 Ill. Adm. Code 2030 Fiscal & Programmatic Requirements (P-9153/91; AR-2530)
77 Ill. Adm. Code 2090 Subacute Alcoholism & Substance Abuse Treatment Services (P-5104; A-11807)
77 Ill. Adm. Code 2032 Suspension & Termination of Financial Assistance (P-9218; AR-2533)
77 Ill. Adm. Code 2080 Triplicate prescription Control Program (P-11367)

APPELLATE PROSECUTOR, STATE'S ATTORNEYS

- 2 Ill. Adm. Code 351 Freedom of Information (A-13229)

ATTORNEY GENERAL

- 4 Ill. Adm. Code 125 Americans With Disabilities Act Grievance Procedure (P-2283)

BANKS AND TRUST COMPANIES, COMMISSIONER OF

- 38 Ill. Adm. Code 307 Acquisition of Former Main Banking Premises or Branches of Eligible Depository Institutions (P-5391; A-12416)
38 Ill. Adm. Code 354 Administration of Assets Obtained in Collection of a Debt (P-5395; A-12420)
4 Ill. Adm. Code 375 Americans With Disabilities Act Grievance Procedure (P-4125)
38 Ill. Adm. Code 310 Electronic Fund Transfers (P-10125) (E-10353; RC-12643)

CAPITAL DEVELOPMENT BOARD

- 71 Ill. Adm. Code 110 Americans With Disabilities Act Grievance Procedure (P-3689; A-11432)
44 Ill. Adm. Code 950 Prequalification & Suspension of Contractors (P-3695; A-12424)
2 Ill. Adm. Code 1650 Rules of the Capital Development Board (A-13237)

CARNIVAL-AMUSEMENT SAFETY BOARD

- 56 Ill. Adm. Code 6000 Carnival & Amusement Ride Inspection Law (P-5399; A-12436) (P-7543) (E-7716)

CENTRAL MANAGEMENT SERVICES, DEPARTMENT OF

- 44 Ill. Adm. Code 5000 Acquisition, Management & Disposal of Real Property (P-11378)
4 Ill. Adm. Code 450 Americans With Disabilities Act Grievance Procedure (P-2292; A-8944)
80 Ill. Adm. Code 303 Conditions of Employment (P-327; A-8368)
89 Ill. Adm. Code 1300 Day Care (P-5141/91; A-4819)
80 Ill. Adm. Code 304 General Provisions (P-334; RC-10499)
80 Ill. Adm. Code 302 Merit & Fitness (P-336; A-8375) (P-8675; A-13489) (P-11390) (E-11645; O-13371)
44 Ill. Adm. Code 5010 Marking, Inventory, Transfer & Disposal of State-Owned Personal Property (P-10127)

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80 Ill. Adm. Code 310 Pay Plan (E-711) (P-12051/91; A-3450) (PP-5068; RC-6899) (P-6521) (E-6888) (PP-7056) (E-8239) (P-342; A-8382) (P-13179) (P-13679) (E-13950)
44 Ill. Adm. Code 5030 Personal Use of State Telephones (P-18013/91; A-4826)
80 Ill. Adm. Code 2650 Solicitation for Charitable Payroll Deductions (P-3235; A-11438)
44 Ill. Adm. Code 1 Standard Procurement (P-12808) (E-13118)
80 Ill. Adm. Code 2110 State of Ill. Dependent Care Assistance Plan (P-12064/91; A-13801)
80 Ill. Adm. Code 2120 State of Ill. Medical Care Assistance Plan (P-12074/91; A-13811)
80 Ill. Adm. Code 2800 Travel (P-15199/91; A-4831) (P-7079; A-13823)

CHILDREN AND FAMILY SERVICES, DEPARTMENT OF

89 Ill. Adm. Code 304 Access to & Eligibility for Child Welfare Services (P-7545)
89 Ill. Adm. Code 336 Appeal of Child Abuse & Neglect Investigation Findings (P-7963)
89 Ill. Adm. Code 305 Client Service Planning (P-5403) (A-12772)
89 Ill. Adm. Code 377 Facilities & Programs Exempt from Licensure (P-7553)
89 Ill. Adm. Code 352 Financial Responsibility of Parents or Guardians of the Estates of Children (P-13229/91; A-3924)
89 Ill. Adm. Code 407 Licensing Standards for Day Care Centers (P-14729/92; A-7597)
89 Ill. Adm. Code 406 Licensing Standards for Day Care Homes (E-14734/91; M-2269) (P-14734/91; A-7602)
89 Ill. Adm. Code 402 Licensing Standards for Foster Family Homes (P-11707) (E-11879)
89 Ill. Adm. Code 408 Licensing Standards for Group Day Care Homes (P-14764/91; A-8950)
89 Ill. Adm. Code 378 Multiple Licensure (P-7561)
89 Ill. Adm. Code 335 Relative Home Placement (P-8415/91; A-7633) (P-12254)
89 Ill. Adm. Code 309 Review & Appeal Process (P-7982)
89 Ill. Adm. Code 337 Service Appeal Process (P-7999)
89 Ill. Adm. Code 302 Services Delivered by the Department (P-7565) (P-11979)

COMMERCE AND COMMUNITY AFFAIRS, DEPARTMENT OF

4 Ill. Adm. Code 575 Americans With Disabilities Act Grievance Procedure (P-7083)
14 Ill. Adm. Code 526 County Economic Development Project Area Property Tax Allocation Financing (P-6524)
56 Ill. Adm. Code 2625 Economic Dislocation & Worker Adjustment Assistance (P-5124)
56 Ill. Adm. Code 2620 Employment & Training Assistance for Dislocated Workers (P-12964/91; AR-6175)

COMMUNITY COLLEGE BOARD

23 Ill. Adm. Code 1501 Administration of the Ill. Public Community College Act (P-10524) (P-12274) (P-18022/91; A-12445)

COMPTROLLER

4 Ill. Adm. Code 775 Americans With Disabilities Act Grievance Procedure (P-13710)

CONSERVATION, DEPARTMENT OF

17 Ill. Adm. Code 3035 Boat Access Area Development Program (P-14783/91; A-1797)
17 Ill. Adm. Code 130 Camping on Department of Conservation Properties (E-7925; C-8614) (P-8275)
17 Ill. Adm. Code 530 Cock Pheasant, Hungarian Partridge, Bobwhite Quail, Rabbit & Crow Hunting (P-7161; A-12470) (P-12280)
17 Ill. Adm. Code 830 Commercial Fishing & Musseling in Certain Waters of the State (P-18327/91; A-5257)
17 Ill. Adm. Code 850 Commercial Fishing in Lake Michigan (P-4616; A-11029) (E-12626) (P-12818)
17 Ill. Adm. Code 115 Competitive Tournament Fishing on State Owned and/or Leased Water Areas (P-18045/91; A-4835)

CENTRAL MANAGEMENT SERVICES, DEPARTMENT OF (CONT'D)

80 Ill. Adm. Code 310 Pay Plan (E-711) (P-12051/91; A-3450) (PP-5068; RC-6899) (P-6521) (E-6888) (PP-7056) (E-8239) (P-342; A-8382) (P-13179) (P-13679) (E-13950)
44 Ill. Adm. Code 5030 Personal Use of State Telephones (P-18013/91; A-4826)
80 Ill. Adm. Code 2650 Solicitation for Charitable Payroll Deductions (P-3235; A-11438)
44 Ill. Adm. Code 1 Standard Procurement (P-12808) (E-13118)
80 Ill. Adm. Code 2110 State of Ill. Dependent Care Assistance Plan (P-12064/91; A-13801)
80 Ill. Adm. Code 2120 State of Ill. Medical Care Assistance Plan (P-12074/91; A-13811)
80 Ill. Adm. Code 2800 Travel (P-15199/91; A-4831) (P-7079; A-13823)

CHILDREN AND FAMILY SERVICES, DEPARTMENT OF

89 Ill. Adm. Code 304 Access to & Eligibility for Child Welfare Services (P-7545)
89 Ill. Adm. Code 336 Appeal of Child Abuse & Neglect Investigation Findings (P-7963)
89 Ill. Adm. Code 305 Client Service Planning (P-5403) (A-12772)
89 Ill. Adm. Code 377 Facilities & Programs Exempt from Licensure (P-7553)
89 Ill. Adm. Code 352 Financial Responsibility of Parents or Guardians of the Estates of Children (P-13229/91; A-3924)
89 Ill. Adm. Code 407 Licensing Standards for Day Care Centers (P-14729/92; A-7597)
89 Ill. Adm. Code 406 Licensing Standards for Day Care Homes (E-14734/91; M-2269) (P-14734/91; A-7602)
89 Ill. Adm. Code 402 Licensing Standards for Foster Family Homes (P-11707) (E-11879)
89 Ill. Adm. Code 408 Licensing Standards for Group Day Care Homes (P-14764/91; A-8950)
89 Ill. Adm. Code 378 Multiple Licensure (P-7561)
89 Ill. Adm. Code 335 Relative Home Placement (P-8415/91; A-7633) (P-12254)
89 Ill. Adm. Code 309 Review & Appeal Process (P-7982)
89 Ill. Adm. Code 337 Service Appeal Process (P-7999)
89 Ill. Adm. Code 302 Services Delivered by the Department (P-7565) (P-11979)

COMMERCE AND COMMUNITY AFFAIRS, DEPARTMENT OF

4 Ill. Adm. Code 575 Americans With Disabilities Act Grievance Procedure (P-7083)
14 Ill. Adm. Code 526 County Economic Development Project Area Property Tax Allocation Financing (P-6524)
56 Ill. Adm. Code 2625 Economic Dislocation & Worker Adjustment Assistance (P-5124)
56 Ill. Adm. Code 2620 Employment & Training Assistance for Dislocated Workers (P-12964/91; AR-6175)

COMMUNITY COLLEGE BOARD

23 Ill. Adm. Code 1501 Administration of the Ill. Public Community College Act (P-10524) (P-12274) (P-18022/91; A-12445)

COMPTROLLER

4 Ill. Adm. Code 775 Americans With Disabilities Act Grievance Procedure (P-13710)

CONSERVATION, DEPARTMENT OF

17 Ill. Adm. Code 3035 Boat Access Area Development Program (P-14783/91; A-1797)
17 Ill. Adm. Code 130 Camping on Department of Conservation Properties (E-7925; C-8614) (P-8275)
17 Ill. Adm. Code 530 Cock Pheasant, Hungarian Partridge, Bobwhite Quail, Rabbit & Crow Hunting (P-7161; A-12470) (P-12280)
17 Ill. Adm. Code 830 Commercial Fishing & Musseling in Certain Waters of the State (P-18327/91; A-5257)
17 Ill. Adm. Code 850 Commercial Fishing in Lake Michigan (P-4616; A-11029) (E-12626) (P-12818)
17 Ill. Adm. Code 115 Competitive Tournament Fishing on State Owned and/or Leased Water Areas (P-18045/91; A-4835)

CONSERVATION, DEPARTMENT OF (CONT'D)

- 17 Ill. Adm. Code 2520 Consignment of Licenses (P-2297; A-8479)
- 17 Ill. Adm. Code 2030 Designation of Restricted Waters in the State of Illinois (P-2302; A-8483)
- 17 Ill. Adm. Code 950 Dog Training on Department-Owned or -Managed Sites (P-5429; A-11034)
- 17 Ill. Adm. Code 960 Dog Training on Non-Department Owned or -Managed Lands (P-5433)
- 17 Ill. Adm. Code 730 Dove Hunting (P-5143; A-11041)
- 17 Ill. Adm. Code 590 Duck, Goose & Coot Hunting (P-14157/91; A-570) (P-7189; A-12491)
- 17 Ill. Adm. Code 1590 Falconry & the Captive Propagation of Raptors (P-4132; A-11052)
- 17 Ill. Adm. Code 890 Fish Removal With Chemicals (P-17811/91; A-5262)
- 17 Ill. Adm. Code 1530 Forest Products Transportation Act, The (P-2972; A-8489)
- 17 Ill. Adm. Code 510 General Hunting & Trapping on Department-Owned or -Managed Sites (P-5436; A-11064)
- 17 Ill. Adm. Code 1010 Ill. List of Endangered & Threatened Fauna (P-13594/91; A-103)
- 17 Ill. Adm. Code 3010 Ill. Snowmobile Grant Program (P-14794/91; A-1806)
- 17 Ill. Adm. Code 620 Importation Permits for Living Wild Animals Not Covered by the Wildlife Code (P-12302)
- 17 Ill. Adm. Code 3030 Land & Water Conservation Fund Grant Program (P-14807/91; A-1816)
- 17 Ill. Adm. Code 570 Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Weasel, Red Fox, Gray Fox, Coyote, Beaver & Woodchuck (Groundhog) Trapping (P-5443; A-11069)
- 17 Ill. Adm. Code 220 North Point Marina (P-18050/91; A-7335)
- 17 Ill. Adm. Code 525 Nuisance Wildlife Control Permits (P-15647/91; A-1826)
- 17 Ill. Adm. Code 970 Pigeon Shooting Permits (PR-2727; AR-8497)
- 17 Ill. Adm. Code 110 Public Use of State Parks & Other Properties of the Department of Conservation (E-7934; C-8615) (P-8289)
- 17 Ill. Adm. Code 550 Raccoon, Opossum, Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) Hunting (P-5454; A-11078)
- 17 Ill. Adm. Code 150 Regs. for the Letting of Concessions, Farm Leases, Sale of Buildings and Facilities and Demolitions (P-18055/91; A-4839)
- 17 Ill. Adm. Code 3020 Snowmobile Trail Establishment Fund Grant Program (P-14820/91; A-1833)
- 17 Ill. Adm. Code 810 Sport Fishing Regulations for the Waters of Ill. (P-17817/91; A-5267)(E-6016) (P-6571; A-12526)
- 17 Ill. Adm. Code 690 Squirrel Hunting (P-5157; A-11087)
- 17 Ill. Adm. Code 880 Taking of Reptiles & Amphibians, The (P-13603/91; A-109)
- 17 Ill. Adm. Code 720 Taking of Wild Turkeys-Fall Archery Season, The (P-5466; A-11093) (P-8681)
- 17 Ill. Adm. Code 715 Taking of Wild Turkeys-Fall Gun Season, The (P-5475; A-11101)
- 17 Ill. Adm. Code 710 Taking of Wild Turkeys-Spring Season, The (P-14833/91; A-1843)
- 17 Ill. Adm. Code 1535 Timber Buyer Licensing & Harvest Fees (P-2979; A-8499)
- 17 Ill. Adm. Code 1538 Urban & Community Forestry Grant Program (P-4148; A-11108)
- 17 Ill. Adm. Code 1538 Urban Forestry Grant Program (P-775; W-4555)
- 17 Ill. Adm. Code 670 White-Tailed Deer Hunting by Use of Bow and Arrow (P-5482; A-11116)
- 17 Ill. Adm. Code 650 White-Tailed Deer Hunting by Use of Firearms (P-5501; A-11131)
- 17 Ill. Adm. Code 680 White-Tailed Deer Hunting Season by Use of Handguns (P-10138)
- 17 Ill. Adm. Code 660 White-Tailed Deer Hunting Season by Use of Muzzloading Rifles (P-5525; A-11150)
- 17 Ill. Adm. Code 740 Woodcock, Snipe, Rail & Teal Hunting (P-5540; A-11162)

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- 4 Ill. Adm. Code 475 Americans With Disabilities Act Grievance Procedure (P-3707; A-10423)
- 20 Ill. Adm. Code 210 Commissaries (P-17010/91; A-6979)

CORRECTIONS, DEPARTMENT OF (CONT'D)

- 20 Ill. Adm. Code 504 Discipline & Grievances (P-3715; A-10430)
- 20 Ill. Adm. Code 525 Rights & Privileges (E-3583)(P-5166; A-10439)
- 20 Ill. Adm. Code 405 School District #428 (P-5176; A-10449)
- 20 Ill. Adm. Code 435 Volunteer Services (P-1941; A-8166)

CRIMINAL JUSTICE INFORMATION AUTHORITY

- 20 Ill. Adm. Code 1580 Americans With Disabilities Act Grievance Procedure (P-1948)
- 20 Ill. Adm. Code 1570 Fees for Processing Requests for Conviction Information (P-2732)

DEVELOPMENT FINANCE AUTHORITY, ILLINOIS

- 4 Ill. Adm. Code 950 Americans With Disabilities Act Grievance Procedure (P-9216)
- 14 Ill. Adm. Code 1230 Employee Ownership Assistance Program (P-9222)
- 14 Ill. Adm. Code 1220 Financing Programs (P-8747/91; A-10163)

DEVELOPMENTAL DISABILITIES, ILLINOIS PLANNING COUNCIL ON

- 2 Ill. Adm. Code 2905 Access to Public Records (A-12145)
- 4 Ill. Adm. Code 800 Americans With Disabilities Act Grievance Procedure (P-11988)
- 59 Ill. Adm. Code 400 Grants (P-11996)
- 2 Ill. Adm. Code 2900 Public Information, Rulemaking & Organization (A-12152)

EDUCATION, BOARD OF HIGHER

- 4 Ill. Adm. Code 975 Americans With Disabilities Act Grievance Procedure (P-11709)
- 23 Ill. Adm. Code 1015 Ill. Cooperative Work Study Program (P-14852/91; A-4496)

EDUCATION, STATE BOARD OF

- 23 Ill. Adm. Code 25 Certification (P-9234)
- 23 Ill. Adm. Code 130 Determining Special Education Per Capita Tuition Charge (P-1439; A-9475)
- 23 Ill. Adm. Code 200 Disadvantaged Students Funds Plan - Districts Over 50,000 ADA (P-7231)
- 23 Ill. Adm. Code 235 Preschool Educational & Coordinated Model Preschool Educational Programs (P-439; A-10181; RQ-12644)
- 23 Ill. Adm. Code 1 Public Schools Evaluation, Recognition & Supervision (P-8684)
- 23 Ill. Adm. Code 120 Pupil Transportation Reimbursement (P-1452; A-10213)
- 23 Ill. Adm. Code 260 Reading Improvement Program (P-5550)
- 23 Ill. Adm. Code 226 Special Education (P-3724; A-12868)
- 23 Ill. Adm. Code 228 Transitional Bilingual Education (P-9253)

EDUCATIONAL LABOR RELATIONS BOARD, ILLINOIS

- 4 Ill. Adm. Code 900 Americans With Disabilities Act Grievance Procedure (P-9273)
- 80 Ill. Adm. Code 1120 Unfair Labor Practice Proceedings (P-5554; A-13500) (E-6052; RC-8253)

ELECTIONS, STATE BOARD OF

- 26 Ill. Adm. Code 100 Campaign Financing Act, The (P-5939/91; A-6982)
- 26 Ill. Adm. Code 125 Practice & Procedure (P-5943/91; A-6986)

EMERGENCY MANAGEMENT AGENCY, ILLINOIS

- 29 Ill. Adm. Code 205 Local & Interjurisdictional Disaster Preparedness Plans (P-5556)

EMERGENCY MANAGEMENT AGENCY, ILLINOIS (CONT'D)	
2 III. Adm. Code 1800	Public Information, Rulemaking & Organization (P-5565)
29 III. Adm. Code 700	Joint Rules of the Ill. Commerce Commission, the Office of the State Fire Marshal, & the Ill. Emergency Management Agency: Fire Protection & Emergency Services for Telecommunications Facilities (P-17740/91; A-11170)
EMPLOYMENT SECURITY, DEPARTMENT OF	
56 III. Adm. Code 2725	Administrative Hearings & Appeals (P-13252/91; A-1113) (P-14014/91; A-2122) (P-3734) (E-7502)
4 III. Adm. Code 1025	Americans With Disabilities Act Grievance Procedure (P-13188)
56 III. Adm. Code 2720	Claims, Adjudication, Appeals & Hearings (P-14343/91; A-2556) (E-7506)
56 III. Adm. Code 2770	Determination of Unemployment Contributions (P-13257/91; A-1118)
56 III. Adm. Code 2732	Employment (P-785; A-12159) (P-3248; A-8173)
56 III. Adm. Code 2760	Notices, Records, Reports (P-14023/91; A-3993)
56 III. Adm. Code 2765	Payment of Unemployment Contributions, Interest & Penalties (P-14032/91; A-2131) (P-12006) (P-11034/91; A-12165)
ENERGY AND NATURAL RESOURCES, DEPARTMENT OF	
4 III. Adm. Code 600	Americans With Disabilities Act Grievance Procedure (P-69)
ENVIRONMENTAL PROTECTION AGENCY	
4 III. Adm. Code 925	Americans With Disabilities Act Grievance Procedure (P-10534)
35 III. Adm. Code 360	General Conditions of State of Ill. Grants for Sewage Treatment Works Under the Anti-Pollution Bond Act of 1970 (P-15202/91; A-5891)
35 III. Adm. Code 183	Joint Rules of the Ill. Environmental Protection Agency, the Ill. Department of Public Health & the Ill. Dept. of Nuclear Safety: Certification & Operation of Environmental Laboratories (P-10217; W-12792) (P-12659)
68 III. Adm. Code 870	Landfill Operators Certification (P-12094/91; A-3096)
35 III. Adm. Code 320	Permit Fees for Installing or Extending Sewers (P-12746)
35 III. Adm. Code 859	Procedures for Collection of Review & Evaluation Services Costs (P-8348/91; A-6995)
35 III. Adm. Code 365	Procedures for Issuing Loans from the Water Pollution Control Revolving Fund (P-3745)
35 III. Adm. Code 875	Procedures for White Goods Collection Grants (P-10542)
35 III. Adm. Code 858	Procedures for Operation of the Non-Hazardous Solid Waste Fee System (P-4621)
35 III. Adm. Code 880	Procedures for Operation of the Potentially Infectious Medical Waste Transporter System (P-6127; A-13505)
35 III. Adm. Code 276	Procedures to be Followed in the Performance of Annual Inspection of Motor Vehicle Exhaust Emissions (P-13607/91; A-10230)
FARM DEVELOPMENT AUTHORITY, ILLINOIS	
8 III. Adm. Code 1400	Ill. Farm Development Authority (P-8297)
FINANCIAL INSTITUTIONS, DEPARTMENT OF	
4 III. Adm. Code 650	Americans With Disabilities Act Grievance Procedure (P-3253; A-8503)
38 III. Adm. Code 200	Financial Institutions Code (P-7250; A-12879)
38 III. Adm. Code 190	Ill. Credit Union Act (P-12754) (E-12781)
FIRE MARSHALL, OFFICE OF THE STATE	
41 III. Adm. Code 215	Americans With Disabilities Act Grievance Procedure (P-1954)
41 III. Adm. Code 120	Boiler & Pressure Vessel Safety (P-15823/91; A-6808)
41 III. Adm. Code 300	Furniture Fire Safety Regs. (P-10560)
41 III. Adm. Code 270	Hazardous Materials Emergency Response Reimbursement Standards (P-14845/91; A-6842)
41 III. Adm. Code 102	Joint Rules of the Ill. Commerce Commission, the Office of the State Fire Marshal, & the Ill. Emergency Management Agency: Fire Protection & Emergency Services for Telecommunications Facilities (P-17442/91; A-11172) (P-10875/91; A-4845)
GOVERNOR'S PURCHASED CARE REVIEW BOARD	
89 III. Adm. Code 900	Rules of Governor's Purchased Care Review Board (P-12989/91; A-5311)
GUARDIANSHIP AND ADVOCACY COMMISSION	
4 III. Adm. Code 850	Americans With Disabilities Act Grievance Procedure (P-8026)
HEALTH CARE COST CONTAINMENT COUNCIL, ILLINOIS	
77 III. Adm. Code 2510	Data Collection (P-17444/91; A-8980)
HISTORIC PRESERVATION AGENCY, ILLINOIS	
17 III. Adm. Code 4170	Rules for Ill. Heritage Grant Program (P-5576)
17 III. Adm. Code 4180	Rules for Review of State Agency Undertakings (P-13718)
HOUSING DEVELOPMENT AUTHORITY, ILLINOIS	
47 III. Adm. Code 370	HOME Program (P-11713) (E-11884)
47 III. Adm. Code 350	Low-Income Housing Tax Credit Allocation (P-5185; A-11831; C-12794) (E-5369; O-8254; M-9137)
47 III. Adm. Code 310	Multifamily Rental Housing Mortgage Loan Program (P-1961; A-10248)
HUMAN RIGHTS COMMISSION	
56 III. Adm. Code 5300	Procedural Rules (P-10521/91; A-7838)
HUMAN RIGHTS, DEPARTMENT OF	
71 III. Adm. Code 2300	Housing Discrimination (P-2310; A-8178)
INDUSTRIAL COMMISSION, ILLINOIS	
4 III. Adm. Code 225	Americans With Disabilities Act Grievance Procedure (P-7749)
INSURANCE, DEPARTMENT OF	
50 III. Adm. Code 1408	Actuarial Opinion & Memorandum (P-8735)
50 III. Adm. Code 932	Automobile Anti-Theft Mechanisms (P-7279)
50 III. Adm. Code 3201	Books & Records (PR-9279)
50 III. Adm. Code 3203	Changes in Officers & Directors of a Corporation Holding a License as a Premium Finance Company (PR-9284)

EMERGENCY MANAGEMENT AGENCY, ILLINOIS (CONT'D)	
2 III. Adm. Code 1800	Public Information, Rulemaking & Organization (P-5565)
29 III. Adm. Code 700	Joint Rules of the Ill. Commerce Commission, the Office of the State Fire Marshal, & the Ill. Emergency Management Agency: Fire Protection & Emergency Services for Telecommunications Facilities (P-17740/91; A-11170)
EMPLOYMENT SECURITY, DEPARTMENT OF	
56 III. Adm. Code 2725	Administrative Hearings & Appeals (P-13252/91; A-1113) (P-14014/91; A-2122) (P-3734) (E-7502)
4 III. Adm. Code 1025	Americans With Disabilities Act Grievance Procedure (P-13188)
56 III. Adm. Code 2720	Claims, Adjudication, Appeals & Hearings (P-14343/91; A-2556) (E-7506)
56 III. Adm. Code 2770	Determination of Unemployment Contributions (P-13257/91; A-1118)
56 III. Adm. Code 2732	Employment (P-785; A-12159) (P-3248; A-8173)
56 III. Adm. Code 2760	Notices, Records, Reports (P-14023/91; A-3993)
56 III. Adm. Code 2765	Payment of Unemployment Contributions, Interest & Penalties (P-14032/91; A-2131) (P-12006) (P-11034/91; A-12165)
ENERGY AND NATURAL RESOURCES, DEPARTMENT OF	
4 III. Adm. Code 600	Americans With Disabilities Act Grievance Procedure (P-69)
ENVIRONMENTAL PROTECTION AGENCY	
4 III. Adm. Code 925	Americans With Disabilities Act Grievance Procedure (P-10534)
35 III. Adm. Code 360	General Conditions of State of Ill. Grants for Sewage Treatment Works Under the Anti-Pollution Bond Act of 1970 (P-15202/91; A-5891)
35 III. Adm. Code 183	Joint Rules of the Ill. Environmental Protection Agency, the Ill. Department of Public Health & the Ill. Dept. of Nuclear Safety: Certification & Operation of Environmental Laboratories (P-10217; W-12792) (P-12659)
68 III. Adm. Code 870	Landfill Operators Certification (P-12094/91; A-3096)
35 III. Adm. Code 320	Permit Fees for Installing or Extending Sewers (P-12746)
35 III. Adm. Code 859	Procedures for Collection of Review & Evaluation Services Costs (P-8348/91; A-6995)
35 III. Adm. Code 365	Procedures for Issuing Loans from the Water Pollution Control Revolving Fund (P-3745)
35 III. Adm. Code 875	Procedures for White Goods Collection Grants (P-10542)
35 III. Adm. Code 858	Procedures for Operation of the Non-Hazardous Solid Waste Fee System (P-4621)
35 III. Adm. Code 880	Procedures for Operation of the Potentially Infectious Medical Waste Transporter System (P-6127; A-13505)
35 III. Adm. Code 276	Procedures to be Followed in the Performance of Annual Inspection of Motor Vehicle Exhaust Emissions (P-13607/91; A-10230)
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8 III. Adm. Code 1400	Ill. Farm Development Authority (P-8297)
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4 III. Adm. Code 650	Americans With Disabilities Act Grievance Procedure (P-3253; A-8503)
38 III. Adm. Code 200	Financial Institutions Code (P-7250; A-12879)
38 III. Adm. Code 190	Ill. Credit Union Act (P-12754) (E-12781)

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- 50 Ill. Adm. Code 3202 Filing of Rate Charges & Agreement Forms (PR-9288)
- 50 Ill. Adm. Code 3205 Financing Insurance Premiums Defined (PR-9291)
- 50 Ill. Adm. Code 2013 Group Coverage Discontinuance & Replacement (P-10375)
- 50 Ill. Adm. Code 2015 Infertility Coverage (P-6925)
- 50 Ill. Adm. Code 904 Internal Security Standard & Fidelity Bonds (P-4159; A-12561)
- 50 Ill. Adm. Code 2008 Minimum Standards for Individual & Group Medicare Supplement Insurance (P-14859/91; PF-1743; A-2766; W-2956; C-3590) (P-8768)
- 50 Ill. Adm. Code 6701 Notice of Eligibility (P-17013/91; A-5326)
- 50 Ill. Adm. Code 3119 Pre-Licensing & Continuing Education (P-11055/91; A-126)
- 50 Ill. Adm. Code 3113 Premium Fund Trust Account (P-15244/91; A-5329)
- 50 Ill. Adm. Code 3204 Reports of Indictments & Convictions (PR-9294)

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- 1 Ill. Adm. Code 245 Expedited Corrections (P-2314; A-8509)

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- 56 Ill. Adm. Code 120 Americans With Disabilities Act Grievance Procedure (P-1997)
- 56 Ill. Adm. Code 1700 Balloon Dart Game Permit Act, The (P-1469)
- 56 Ill. Adm. Code 300 Deductions from Wages (P-4626; C-6897)
- 56 Ill. Adm. Code 350 Health & Safety (P-3260) (P-3780) (P-4645; C-6057) (P-1; A-8518)
- 56 Ill. Adm. Code 250 Ill. Child Labor Law (P-15862/91; A-5335)
- 56 Ill. Adm. Code 360 Ill. Right to Privacy in the Workplace Act (P-8838)
- 56 Ill. Adm. Code 300 Payment & Collection of Wages or Final Compensation (P-4626; C-6897; A-13828)

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- 47 Ill. Adm. Code 600 Ill. Clean & Beautiful Program (P-11911; A-13514)

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- 20 Ill. Adm. Code 1720 Ill. Police Training Act (E-727) (P-15251/91; A-4002) (P-7756)

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- 11 Ill. Adm. Code 1705 Americans With Disabilities Act Grievance Procedure (P-1779)
- 4 Ill. Adm. Code 675 Americans With Disabilities Act Grievance Procedure (P-1779; A-8523)

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- 59 Ill. Adm. Code 101 Administration (P-14363/91; A-2137)
- 2 Ill. Adm. Code 1027 Administrative Law Judges (A-11445)
- 59 Ill. Adm. Code 103 Grants (E-2643)
- 59 Ill. Adm. Code 135 Individual Care Grants for Mentally Ill Children (E-2648)
- 59 Ill. Adm. Code 132 Medicaid Community Mental Health Services Program (E-211)(RC-8252) (P-7; A-9006)
- 59 Ill. Adm. Code 120 Medicaid Home & Community-Based Services for Developmentally Disabled Recipients (E-2652)
- 59 Ill. Adm. Code 130 Mental Health Clinic Program Standards & Provider Requirements (E-2656) (P-8842)
- 59 Ill. Adm. Code 119 Minimum Standards for Certification of Developmental Training Programs (E-2662)
- 59 Ill. Adm. Code 125 Recipient Discharge/ Linkage/ Aftercare (E-2672)

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- 59 Ill. Adm. Code 115 Standards & Licensure Requirements for Community-Integrated Living Arrangements (E-2676)

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- 62 Ill. Adm. Code 1847 Administrative & Judicial Review (P-10569)
- 62 Ill. Adm. Code 1775 Administrative & Judicial Review of Decisions (PR-10590)
- 2 Ill. Adm. Code 1052 Americans With Disabilities Act Grievance Procedure (P-2322)
- 62 Ill. Adm. Code 1761 Areas Designated by Act of Congress (P-10596)
- 4 Ill. Adm. Code 625 Americans With Disabilities Act Grievance Procedures (P-2322; A-10282)
- 62 Ill. Adm. Code 1800 Bonding & Insurance Requirements for Surface Coal Mining & Reclamation Operations (P-10607)
- 62 Ill. Adm. Code 1702 Exemption for Coal Extraction Incidental to the Extraction of Other Minerals (P-10631)
- 62 Ill. Adm. Code 1777 General Content Requirements for Permit Applications (P-10640)
- 62 Ill. Adm. Code 1701 General Definitions (P-10644)
- 62 Ill. Adm. Code 1848 General Rules Relating to Procedure & Practice (P-10669)
- 62 Ill. Adm. Code 200 Ill. Explosives Act, The (P-3267; A-11449)
- 62 Ill. Adm. Code 240 Ill. Oil & Gas Act, The (P-14365/91; A-2576) (P-14679/91; A-2576) (P-3282) (P-13722)
- 62 Ill. Adm. Code 1846 Individual Civil Penalties (P-10691)
- 62 Ill. Adm. Code 1816 Permanent Program Performance Standards-Surface Mining Activities (P-10695)
- 62 Ill. Adm. Code 1817 Permanent Program Performance Standards-Underground Mining Activities (P-10726)
- 62 Ill. Adm. Code 1778 Permit Applications-Minimum Requirements for Legal, Financial Compliance, & Related Information (P-10758)
- 62 Ill. Adm. Code 1772 Requirements for Coal Exploration (P-10762)
- 62 Ill. Adm. Code 1773 Requirements for Permits & Permit Processing (P-10768)
- 62 Ill. Adm. Code 1785 Requirements for Permits for Special Categories of Mining (P-10784)
- 62 Ill. Adm. Code 1705 Restriction on Financial Interests of State Employees (P-10790)
- 62 Ill. Adm. Code 1774 Revision; Renewal; and Transfer, Assignment, or Sale of Permit Rights (P-10793)
- 62 Ill. Adm. Code 1827 Special Permanent Program Performance Standards-Coal Preparation Plants Not Located Within the Permit Area of a Mine (P-10803)
- 62 Ill. Adm. Code 1843 State Enforcement (P-10807)
- 62 Ill. Adm. Code 1764 State Processes for Designating Areas Unsuitable for Surface Coal Mining Operations (P-10831)
- 62 Ill. Adm. Code 220 Surface Installation Health & Safety (P-3316; A-11463)
- 62 Ill. Adm. Code 1779 Surface Mining Permit Applications-Minimum Requirements for Information on Environmental Resources (P-10835)
- 62 Ill. Adm. Code 1780 Surface Mining Permit Applications-Minimum Requirements for Reclamation & Operation Plan (P-10839)
- 62 Ill. Adm. Code 1783 Underground Mining permit Applications-Minimum Requirements for Information on Environmental Resources (P-10849)
- 62 Ill. Adm. Code 1784 Underground Mining Permit Applications-Minimum Requirements for Reclamation & Operation Plan (P-10853)

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- 2 Ill. Adm. Code 1720 Public Information, Rulemaking, & Organization (A-4503)
- 20 Ill. Adm. Code 1810 Rules for the Award & Monitoring of Trust Funds (P-469) (E-732)

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32 Ill. Adm. Code 401 Accrediting Persons in the Practice of Medical Radiation Technology (P-1474; A-9115)
32 Ill. Adm. Code 210 Americans With Disabilities Act Grievance Procedure (P-2003; A-9129)
4 Ill. Adm. Code 175 Americans With Disabilities Act Grievance Procedure (P-2003; A-9129)
32 Ill. Adm. Code 331 Fees For Radioactive Material Licenses (P-2984; A-11479)
32 Ill. Adm. Code 195 Joint Rules of the Ill. Environmental Protection Agency, & the Ill. Department of Public Health; Certification & Operation of Environmental Laboratories (P-12756)
32 Ill. Adm. Code 400 Notices, Instructions, & Reports to Workers; Inspections (P-2739; A-11531)
32 Ill. Adm. Code 340 Standards for Protection Against Radiations (P-2746; A-11538)
32 Ill. Adm. Code 504 Status Signals for Nuclear Power Reactors (P-4163; A-11544)

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35 Ill. Adm. Code 243 Air Quality Standards (P-16; A-8185)
35 Ill. Adm. Code 216 Carbon Monoxide Emissions (P-9297)
35 Ill. Adm. Code 211 Definitions & General Provision (P-6606; A-13526) (P-15875; A-7656)
35 Ill. Adm. Code 244 Episodes (P-22; A-8191)
35 Ill. Adm. Code 615 Existing Activities in a Setback Zone or Regulated Recharge Area (P-10303/91; O-17791/91; R-1702; A-1538)
35 Ill. Adm. Code 1420 General Provisions (P-17016/91; A-2594)
35 Ill. Adm. Code 101 General Rules (P-10387)
35 Ill. Adm. Code 620 Groundwater Quality (P-7286)
35 Ill. Adm. Code 720 Hazardous Waste Management System; General (P-791; A-9489) (P-9301)
35 Ill. Adm. Code 721 Identification & Listing of Hazardous Waste (P-820; A-9519) (P-9288/91; A-2155) (P-15910/91; A-2600) (P-9330)
35 Ill. Adm. Code 725 Interim Status Standards for Owners & Operators of Hazardous Waste Treatment, Storage & Disposal Facilities (P-875; A-9578) (P-9336)
35 Ill. Adm. Code 601 Introduction (P-9829/91; O-17792/91; R-1713; A-1585)
35 Ill. Adm. Code 728 Land Disposal Restrictions (P-916; A-9619)
35 Ill. Adm. Code 203 Major Stationary Sources Construction & Modification (P-6631; A-13551)
35 Ill. Adm. Code 849 Management of Scrap Tires (P-13265/91; AR-2880)
35 Ill. Adm. Code 848 Management of Used & Waste Tires (P-13004/91; A-3114)
35 Ill. Adm. Code 240 Mobile Sources (P-12109/91; A-6184)
35 Ill. Adm. Code 616 New Activities in a Setback Zone or Regulated Recharge Area (P-9836/91; O-17793/91; R-1723; A-1592) (P-7295)
35 Ill. Adm. Code 215 Organic Material Emission Standards & Limitations (P-11059/91; A-3132) (P-4170; A-13849) (P-4682; A-13849) (P-6635; A-13555)
35 Ill. Adm. Code 218 Organic Material Emission Standards & Limitations for the Chicago Area (P-4184; A-13864) (P-4693; A-13864) (P-6643; A-13564)
35 Ill. Adm. Code 219 Organic Material Emission Standards & Limitations for the Metro-East Area (P-4200; A-13883) (P-6676; A-13597)
35 Ill. Adm. Code 309 Permits (P-17471/91; A-7339)
35 Ill. Adm. Code 310 Pretreatment Programs (P-17481/91; A-7346)
35 Ill. Adm. Code 611 Primary Drinking Water Standards (P-5582)
35 Ill. Adm. Code 703 RCRA Permit Program (P-1058; A-9767)

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35 Ill. Adm. Code 617 Regulated Recharge Areas (P-9882/91; O-17794/91; R-1734; A-1639)
35 Ill. Adm. Code 307 Sewer Discharge Criteria (P-17523/91; A-7377)
35 Ill. Adm. Code 809 Special Waste Hauling (P-13017/91; A-130)
35 Ill. Adm. Code 722 Standards Applicable to Generators of Hazardous Waste (P-1112; A-9822) (P-9358)
35 Ill. Adm. Code 724 Standards for Owners & Operators of Hazardous Waste Treatment, Storage & Disposal Facilities (P-1123; A-9833) (P-9364)
35 Ill. Adm. Code 726 Standards for the Management of Specific Hazardous Waste & Specific Types of Hazardous Waste Management Facilities (P-1148; A-9858)
35 Ill. Adm. Code 232 Toxic Air Contaminants (P-14969/91; A-13372)
35 Ill. Adm. Code 731 Underground Storage Tanks (P-2330; A-7407)
35 Ill. Adm. Code 212 Visible & Particulate Matter Emissions (P-41; A-8204) (P-16564/91; A-7880)
35 Ill. Adm. Code 303 Water Use Designations & Site Specific Water Quality Standards (P-7302) (P-17026/91; W-7511)

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56 Ill. Adm. Code 5400 Individual Training Assistance Program (P-1490; A-8529) (E-1693)

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68 Ill. Adm. Code 1300 Americans With Disabilities Act Grievance Procedure (P-2010)
4 Ill. Adm. Code 275 Americans With Disabilities Act Grievance Procedure (P-2010; A-7003)
68 Ill. Adm. Code 1175 Barber, Cosmetology & Esthetics Act of 1985, The (P-8033; A-13276)
68 Ill. Adm. Code 1470 Clinical Social Work & Social Work Practice Act (P-18348/91; A-7009)
68 Ill. Adm. Code 1150 III. Architecture Practice Act of 1989 (P-2492/91; A-3143)
68 Ill. Adm. Code 1200 III. Certified Shorthand Reporters Act of 1984 (P-14369/91; A-3169)
68 Ill. Adm. Code 1275 III. Landscape Architecture Act of 1989 (P-5741; A-10458)
68 Ill. Adm. Code 1340 III. Physical Therapy Act (P-11369/91; A-3175)
68 Ill. Adm. Code 1270 III. Professional Land Surveyor Act of 1989 (P-10863)
68 Ill. Adm. Code 1255 Interior Design Profession Title Act (P-17030/91; A-3194)
68 Ill. Adm. Code 1310 Nursing Home Administrators Licensing & Disciplinary Act, The (P-3784; A-12565)
68 Ill. Adm. Code 1330 Pharmacy Practice Act of 1987 (P-5746)
68 Ill. Adm. Code 1360 Podiatric Medical Practice Act of 1987 (P-8318; A-13281)
68 Ill. Adm. Code 1380 Professional Engineering Practice Act of 1989 (P-9385)
68 Ill. Adm. Code 1450 Real Estate License Act of 1983 (P-14375/91; A-3204)
68 Ill. Adm. Code 1510 Wholesale Drug Distribution Licensing Act (P-12104) (E-12216)

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89 Ill. Adm. Code 130 Administration of Social Service Programs (P-6931; A-13292)
89 Ill. Adm. Code 112 Aid to Families With Dependent Children (P-3335) (P-18062/91; A-9972) (P-17886/91; A-9972) (P-11399) (P-16596/91; A-11550) (E-11652) (P-13195) (P-13381) (E-13629)
89 Ill. Adm. Code 113 Aid to the Aged, Blind or Disabled (P-14994/91; A-3468) (P-18073/91; A-9986) (P-16610/91; A-11565) (P-13383) (E-13641)
89 Ill. Adm. Code 110 Application Process (P-3405; W-5082) (P-4704) (P-13207)
89 Ill. Adm. Code 111 Assistance Standards (P-16851/92; A-11577)
89 Ill. Adm. Code 160 Child Support Enforcement (P-806/91; A-1852) (P-2406; A-9997) (P-8892)

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77 Ill. Adm. Code 350	Intermediate Care for the Developmentally Disabled Facilities Code (P-4280/91; A-594) (P-18357/91; RC-10501; A-13910) (P-4791)
35 Ill. Adm. Code 190	Joint Rules of the Ill. Environmental Protection Agency, & the Ill. Department of Public Health: Certification & Operation of Environmental Laboratories (P-12769)
77 Ill. Adm. Code 395	Long-Term Care Assistants & Aides Training Programs Code (P-8066)
77 Ill. Adm. Code 390	Long-Term Care for Under Age 22 Facilities Code (P-4309/91; A-623) (P-18407/91; RC-10502)
77 Ill. Adm. Code 630	Maternal & Child Health Services Code (P-8103)
77 Ill. Adm. Code 1190	Permit Application Fees (P-3063)
68 Ill. Adm. Code 750	Plumbers Licensing Code (E-12785)
77 Ill. Adm. Code 845	Prevention of Lead Poisoning (P-12314)
77 Ill. Adm. Code 905	Private Sewage Disposal Code (P-8128)
77 Ill. Adm. Code 760	Retail Food Store Sanitation Code (P-5861)
77 Ill. Adm. Code 695	School Child Immunization Code (P-13472)
77 Ill. Adm. Code 330	Sheltered Care Facilities Code (P-4338/91; A-651)
77 Ill. Adm. Code 300	Skilled Nursing & Intermediate Care Facilities Code (P-4367/91; A-681) (P-2034) (P-14039/91; A-5977)
77 Ill. Adm. Code 830	Structural Pest Control Code (P-2092; A-11612)
77 Ill. Adm. Code 795	Tanning Facilities Code (P-8136)
77 Ill. Adm. Code 770	Uniform Retail Meat Identity (PR-5885)
77 Ill. Adm. Code 672	WIC Vendor Management Code (P-9424)

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77 Ill. Adm. Code 1240	Financial & Economic Feasibility Review & Evaluation Plan (For ALL Long-Term Care & Chronic Disease Facilities) (PR-5225)
77 Ill. Adm. Code 1120	Health Facilities Planning Financial & Economic Feasibility Review (P-5205) (E-13132)
77 Ill. Adm. Code 1130	Health Facilities Planning Procedural Rules (E-13153)
77 Ill. Adm. Code 1110	Processing, Classification Policies & Review Criteria (E-13159)

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11 Ill. Adm. Code 422	Approval of Racing Officials (P-6742; A-13069)
11 Ill. Adm. Code 1413	Entries, Subscriptions, & Declarations (P-13218)
11 Ill. Adm. Code 1314	General Racing & Track Rules (P-2433; A-8229)
11 Ill. Adm. Code 435	Inter-Track Wagering Facilities (P-6747)
11 Ill. Adm. Code 502	Licensing (P-6751; A-12774)
11 Ill. Adm. Code 509	Medication (P-6955)
11 Ill. Adm. Code 435	Off-Track Wagering Facilities (P-6747; A-13073)
11 Ill. Adm. Code 434	Outstanding Tickets (P-10996)
11 Ill. Adm. Code 405	Pari-Mutuels (P-2436; A-8232)
11 Ill. Adm. Code 416	Pick Four & Pick Five Rules (PR-12372)
11 Ill. Adm. Code 438	Pick N Wagering Pool (P-12377)
11 Ill. Adm. Code 417	Pick Six Rules (PR-12379)
11 Ill. Adm. Code 415	Programs (P-1263; A-7486)
11 Ill. Adm. Code 1305	Racetrack Operators & Their Duties (P-2439)
11 Ill. Adm. Code 1318	Racing Rules (P-15388/91; A-7489)
11 Ill. Adm. Code 1424	Regs. for Meetings (P-1266; A-7493) (P-2444) (P-12133)

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89 Ill. Adm. Code 116	Crisis Assistance (P-16623/91; A-5350) (P-13764) (E-13961)
89 Ill. Adm. Code 144	Developmental Disabilities Service (P-7455/91; A-3497) (P-5806) (P-15926/91; A-5898)
89 Ill. Adm. Code 149	Diagnosis Related Grouping (DRG) Prospective Payment System (PPS) (P-15931/91; A-6195) (P-11717) (E-11937)
89 Ill. Adm. Code 141	Drug Manual (PR-12132/91; AR-7922)
89 Ill. Adm. Code 150	Fiscal Year 1992 Emergency Budgetary Changes (E-2258)
89 Ill. Adm. Code 121	Food Stamps (E-757) (P-2420; A-10011) (P-6708; A-13900) (P-8039) (P-8898; W-11972) (P-18086/91; A-10011) (P-14186/91; A-10011) (P-14999/91; A-10011) (P-13385)
89 Ill. Adm. Code 114	General Assistance (P-15008/91; A-3512) (P-4216; A-13297) (E-4540) (P-11401) (E-11662) (P-13395) (E-13651) (P-13766)
89 Ill. Adm. Code 148	Hospital Services (P-1786) (P-15928/91; A-6255) (P-10868) (P-11719) (E-11942) (P-12826)
89 Ill. Adm. Code 120	Medical Assistance Programs (P-12137/91; A-139) (P-833/91; A-1862) (P-7761) (P-16856/91; A-10034) (P-16625/91; A-11582)
89 Ill. Adm. Code 140	Medical Payment (P-65; A-10050) (E-300) (P-12171/91; A-174) (P-472; A-11174) (P-1492; A-12186) (P-6949/91; A-1877) (P-3045; A-12186) (P-3409; A-12186) (P-6949/91; A-3552) (P-7482/91; A-3552) (P-13685/91; A-3552)
89 Ill. Adm. Code 147	Refugee/Entrant/Repatriate Program (P-17897/91; A-10291)
89 Ill. Adm. Code 117	Reimbursement for Nursing Costs for Geriatric Facilities (P-7501/91; A-4035) (P-4218; RC-10500) (P-15940/91; A-6479) (P-8906) (P-13215) (E-13361)
89 Ill. Adm. Code 118	Special Eligibility Groups (P-17040/91; A-11607)

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77 Ill. Adm. Code 692	AIDS Drug Reimbursement Program (P-14389/91; A-4052)
77 Ill. Adm. Code 205	Ambulatory Surgical Treatment Center Licensing Requirements (P-3426)
77 Ill. Adm. Code 694	College Immunization Code (P-6972/91; A-5916) (P-13414)
77 Ill. Adm. Code 693	Control of Sexually Transmissible Diseases Code (RC-4556) (P-16874/91; A-5921)
77 Ill. Adm. Code 900	Drinking Water Systems Code (P-10870)
77 Ill. Adm. Code 535	Emergency Medical Service Code (P-10911)
77 Ill. Adm. Code 1230	Financial & Economic Feasibility Review & Evaluation Plan (PR-5187)
77 Ill. Adm. Code 750	Food Service Sanitation Code (P-5836)
77 Ill. Adm. Code 1130	Health Facilities Planning Procedural Rules (P-4755)
77 Ill. Adm. Code 682	Hearing Aid Consumer Protection Code (P-13428)
77 Ill. Adm. Code 3000	Hearing Aid Consumer Protection Continuing Education Requirements (P-13463)
77 Ill. Adm. Code 250	Hospital Licensing Act (P-2016)
77 Ill. Adm. Code 790	III. Formulary for the Drug Product Selection Program, The (P-4782; A-12913) (E-4899) (P-15943/91; A-5941; C-7512) (P-8329) (E-8571)
77 Ill. Adm. Code 840	III. Health & Hazardous Substances Registry (P-4329)
77 Ill. Adm. Code 915	III. Water Well & Pump Installation Contractor's License Act (P-10989)

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11 Ill. Adm. Code 436 Security Areas (P-15655/91; A-4520); A-11193)
11 Ill. Adm. Code 433 Totalizer Operations (P-11001)
11 Ill. Adm. Code 409 Trifecta (P-11005)
11 Ill. Adm. Code 440 Twin Trifecta Exchange (P-6755; A-13077)

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4 Ill. Adm. Code 300 Americans With Disabilities Act Grievance Procedure (P-3433)
89 Ill. Adm. Code 510 Appeals & Hearings (P-69; A-8537)
89 Ill. Adm. Code 683 Application Process (E-11679) (P-13221; W-13982) (E-13974)
89 Ill. Adm. Code 840 Consultative Examination Process, The (P-15390/91; A-10301)
89 Ill. Adm. Code 843 Disability Case Development Process (P-15405/91; A-10316)
89 Ill. Adm. Code 674 Fiscal Year 1992 Emergency Budgetary Changes (E-2690)
89 Ill. Adm. Code 673 Fiscal Year 1993 Emergency Budgetary Changes (E-11682) (P-13224; W-13983) (E-13977)
89 Ill. Adm. Code 787 Ill. Children's School & Rehabilitation Center's Respite Program (P-13027/91; A-2882)
89 Ill. Adm. Code 730 Ill. Visually Handicapped Institute (P-10397)
2 Ill. Adm. Code 1177 Impartial Hearing Officer Standards (A-12778)
89 Ill. Adm. Code 587 Medical, Psychological, & Related Services (P-18110/91; A-8235)
89 Ill. Adm. Code 685 Non-Financial Eligibility Criteria (P-14392/91; A-4529) (P-16876/91; A-6868)
89 Ill. Adm. Code 714 Non-Homemaker Service Provider Requirements (P-3067; RC-13373)
89 Ill. Adm. Code 845 Sequential Evaluation Process for the Determination of Disability (P-11572/91; A-2615)
89 Ill. Adm. Code 567 Similar Benefits (P-10403)
89 Ill. Adm. Code 597 Tools, Equipment, Supplies & Initial Stock (P-3440; A-12583)

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80 Ill. Adm. Code 1650 Administration & Operation of the Teachers' Retirement System, The (P-12384)

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4 Ill. Adm. Code 875 Americans With Disabilities Act Grievance Procedure (P-8160)
86 Ill. Adm. Code 180 Automobile Renting Occupation Tax (P-15948/91; A-4859)
86 Ill. Adm. Code 190 Automobile Renting Use Tax (P-15958/91; A-4867)
86 Ill. Adm. Code 430 Bingo License & Tax Act (P-6762)
86 Ill. Adm. Code 435 Charitable Games Act (P-6777)
86 Ill. Adm. Code 460 Coin Operated Amusement Device Tax (P-15417/91; A-4876)
86 Ill. Adm. Code 295 Home Rule Municipal Use Tax Imposed by Municipalities Having 2,000,000 or More Inhabitants (P-18506/91; A-7691)
86 Ill. Adm. Code 480 Hotel Operators' Occupation Tax Act (P-15422/91; A-3578)
86 Ill. Adm. Code 100 Income Tax (P-7306; C-10084)
86 Ill. Adm. Code 490 Messages Tax (PR-16913/91; AR-5988)
86 Ill. Adm. Code 110 Property Tax/Revenue Act of 1939 (P-14196/91; A-2624)
86 Ill. Adm. Code 510 Public Utilities Revenue Act, The (P-16932/91; A-5990)
86 Ill. Adm. Code 130 Retailer's Occupation Tax (P-15013/91; A-1642)
86 Ill. Adm. Code 3000 Riverboat Gambling (P-3802; A-13310)

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47 Ill. Adm. Code 410 Application Process for Governmental Units (P-11007) (E-11345)

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38 Ill. Adm. Code 450 Residential Mortgage License Act of 1987 (P-2763; A-10463) (E-2915) (P-12406) (E-12634)

SAVINGS AND RESIDENTIAL FINANCE, COMMISSIONER OF

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Recognition Week

92-303 Peace & Dignity Journeys 1992

92-304 Gerald S. And Joseph J. Gidwitz Day

92-305 Bishop Clinton R. And Ethel Gillis Coleman Day

92-306 "Real Men Cook For Chicago Charities Day"

92-307 World Champion Chicago Bulls Day

92-308 Sam Cascio Day

92-309 UIBAA Day

92-310 Year Of Clean Water

92-311 Barter Day

92-312 Brain Research Week

92-313 Chicagoland Association of Mineralogical and

Geological Societies Days

92-314 ECC Music Workshop Days

92-315 Wayne Sample Recognized

92-316 Archaeology Awareness Week

92-317 Athletic Trainers Week

92-318 Court Reporters Week

92-319 Frank Lloyd Wright Day

92-320 Illinois Academy of Fine Arts Day

92-321 Chicago Children Odyssey Cruise Day

92-322 John W. B. Smith Family Reunion Week

92-323 Housekeepers Week

92-324 Physical Therapy Month

92-325 Respect Life Week

92-326 National Council of African Women Days

92-327 Atomic Veterans Day

92-328 Therapeutic Recreation Week

92-329 Senator and Mrs. George Hudson Day

92-330 Dr. Mortimer J. Adler Day

92-331 Baton Twirling Week

92-332 Dental Hygiene Week

92-333 Home Day Care Provider Week

92-334 Hug-A-Bear Day

92-335 Michael Jordan Foundation Day

92-336 National Society of Professional Engineers Week

92-337 Neuropsychiatric Institute Of The University of Illinois At Chicago College

of Medicine Week

92-338 Veterans Day At The Illinois State Fair

92-339 Bud Billiken Day

92-340 Peruvian Day

92-341 Vocational Student Organization Week

92-342 Voters' Registration Month

92-343 Elwin L. Basquin Day

92-344 Boys & Girls Clubs of Chicago Day

PROCLAMATIONS (CONT'D)

92-345 Gospel Music Workshop of America Week

92-346 Irv Kupcinet Day

92-347 Statewide Affordable Housing Week

92-348 Henry George Day

92-349 Car and Gladys Williams Week

92-350 Day of the Salvadorans

92-351 Mormon Tabernacle Choir Day

92-352 P'ecs Opera Choir Day

92-353 Community Diversity Week

92-354 Adult Day Care Week

92-355 Guadalupe Campaign Remembrance Day

92-356 Homeless Animals' Day

92-357 SECA Kickoff Week

92-358 Firefighters Appreciation Week

92-359 Hispanic Illinois State Law Enforcement Day

92-360 Southern Gospel Music Month

92-361 Crohn's And Colitis Awareness Week

92-362 Illinois Paralegal Association and Paralegal/Legal Assistant Day

92-363 Uruguay Day

92-364 Ballroom Dance Days

92-365 Illinois Niigata Day

92-366 Metric Week

92-367 Pakistan Day

92-368 Shear Madness Week

92-369 Professional Security Month

92-370 School's Open safety Week

92-371 Kid Safe Month

92-372 Illinois Judicial Council Day

92-373 Eye Exam Month

92-374 Iron Overload Diseases Awareness Week

92-375 Jim Monkton Day

92-376 Union Label Week

92-377 Child Health Day

92-378 Jane Addams Hull House Month

The Sections Affected Index lists, by Title, each Section of a Part on which rulemaking activity has occurred in this volume (calendar year) of the Register. The columns indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a section on which action is being taken in the current volume of the Register was proposed in a previous volume, the last two digits of the previous volume's year appear immediately after the page number separated by a slash (e.g. 11 Ill. Adm. Code 436.05 was proposed last year and adopted this year. The action entry reads: (P-15655/91; A-4520). The codes are listed below.

TYPE OF RULEMAKING

am = amendment to existing Section
cc = codification changes
n = new Section
r = repeal of existing Section
re = reclassified
= renumbered

ACTION CODES

A = Adopted rule
C = Correction
CC = Codification Changes
E = Emergency rule
F = Failure to Remedy
M = Modification
O = JCAR Objection
P = Proposed Rule
W = Withdrawal of

PF = Prohibited filing
PP = Peremptory rule
R = Refusal to Modify or Withdraw
RC = Statement of Recommendation
RQ = Request for Correction
S = Suspend rule

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TITLE 1

245.100	n	(P-2314; A-8509)	1720.310	n	(A-4503)
245.110	n	(P-2314; A-8509)	1720.320	n	(A-4503)
245.120	n	(P-2314; A-8509)	1720.330	n	(A-4503)
245.130	n	(P-2314; A-8509)	1720.340	n	(A-4503)
245.140	n	(P-2314; A-8509)	1720.350	n	(A-4503)
245.150	n	(P-2314; A-8509)	1720.360	n	(A-4503)
245.160	n	(P-2314; A-8509)	1720.370	n	(A-4503)
245.170	n	(P-2314; A-8509)	1720.380	n	(A-4503)
245.180	n	(P-2314; A-8509)	1800.10	am	(P-5565)
245.190	n	(P-2314; A-8509)	1800.20	am	(P-5565)
245.200	n	(P-2314; A-8509)	1800.100	am	(P-5565)
245.210	n	(P-2314; A-8509)	1800.110	am	(P-5565)
245.220	n	(P-2314; A-8509)	1800.120	am	(P-5565)
245.230	n	(P-2314; A-8509)	1800.130	am	(P-5565)
245.240	n	(P-2314; A-8509)	1800.140	am	(P-5565)
245.250	n	(P-2314; A-8509)	1800.150	am	(P-5565)
245.260	n	(P-2314; A-8509)	1800.160	am	(P-5565)
245.270	n	(P-2314; A-8509)	1800.170	am	(P-5565)
245.280	n	(P-2314; A-8509)	1800.180	am	(P-5565)
245.290	n	(P-2314; A-8509)	1800.190	am	(P-5565)
245.300	n	(P-2314; A-8509)	1800.200	am	(P-5565)
245.310	n	(P-2314; A-8509)	1800.210	am	(P-5565)
245.320	n	(P-2314; A-8509)	1800.220	am	(P-5565)
245.330	n	(P-2314; A-8509)	1800.230	am	(P-5565)
245.340	n	(P-2314; A-8509)	1800.240	am	(P-5565)
245.350	n	(P-2314; A-8509)	1800.250	am	(P-5565)
245.360	n	(P-2314; A-8509)	1800.260	am	(P-5565)
245.370	n	(P-2314; A-8509)	1800.270	am	(P-5565)
245.380	n	(P-2314; A-8509)	1800.280	am	(P-5565)
245.390	n	(P-2314; A-8509)	1800.290	am	(P-5565)
245.400	n	(P-2314; A-8509)	1800.300	am	(P-5565)
245.410	n	(P-2314; A-8509)	1800.310	am	(P-5565)
245.420	n	(P-2314; A-8509)	1800.320	am	(P-5565)
245.430	n	(P-2314; A-8509)	1800.330	am	(P-5565)
245.440	n	(P-2314; A-8509)	1800.340	am	(P-5565)
245.450	n	(P-2314; A-8509)	1800.350	am	(P-5565)
245.460	n	(P-2314; A-8509)	1800.360	am	(P-5565)
245.470	n	(P-2314; A-8509)	1800.370	am	(P-5565)
245.480	n	(P-2314; A-8509)	1800.380	am	(P-5565)
245.490	n	(P-2314; A-8509)	1800.390	am	(P-5565)
245.500	n	(P-2314; A-8509)	1800.400	am	(P-5565)
245.510	n	(P-2314; A-8509)	1800.410	am	(P-5565)
245.520	n	(P-2314; A-8509)	1800.420	am	(P-5565)
245.530	n	(P-2314; A-8509)	1800.430	am	(P-5565)
245.540	n	(P-2314; A-8509)	1800.440	am	(P-5565)
245.550	n	(P-2314; A-8509)	1800.450	am	(P-5565)
245.560	n	(P-2314; A-8509)	1800.460	am	(P-5565)
245.570	n	(P-2314; A-8509)	1800.470	am	(P-5565)
245.580	n	(P-2314; A-8509)	1800.480	am	(P-5565)
245.590	n	(P-2314; A-8509)	1800.490	am	(P-5565)
245.600	n	(P-2314; A-8509)	1800.500	am	(P-5565)
245.610	n	(P-2314; A-8509)	1800.510	am	(P-5565)
245.620	n	(P-2314; A-8509)	1800.520	am	(P-5565)
245.630	n	(P-2314; A-8509)	1800.530	am	(P-5565)
245.640	n	(P-2314; A-8509)	1800.540	am	(P-5565)
245.650	n	(P-2314; A-8509)	1800.550	am	(P-5565)
245.660	n	(P-2314; A-8509)	1800.560	am	(P-5565)
245.670	n	(P-2314; A-8509)	1800.570	am	(P-5565)
245.680	n	(P-2314; A-8509)	1800.580	am	(P-5565)
245.690	n	(P-2314; A-8509)	1800.590	am	(P-5565)
245.700	n	(P-2314; A-8509)	1800.600	am	(P-5565)
245.710	n	(P-2314; A-8509)	1800.610	am	(P-5565)
245.720	n	(P-2314; A-8509)	1800.620	am	(P-5565)
245.730	n	(P-2314; A-8509)	1800.630	am	(P-5565)
245.740	n	(P-2314; A-8509)	1800.640	am	(P-5565)
245.750	n	(P-2314; A-8509)	1800.650	am	(P-5565)
245.760	n	(P-2314; A-8509)	1800.660	am	(P-5565)
245.770	n	(P-2314; A-8509)	1800.670	am	(P-5565)
245.780	n	(P-2314; A-8509)	1800.680	am	(P-5565)
245.790	n	(P-2314; A-8509)	1800.690	am	(P-5565)
245.800	n	(P-2314; A-8509)	1800.700	am	(P-5565)
245.810	n	(P-2314; A-8509)	1800.710	am	(P-5565)
245.820	n	(P-2314; A-8509)	1800.720	am	(P-5565)
245.830	n	(P-2314; A-8509)	1800.730	am	(P-5565)
245.840	n	(P-2314; A-8509)	1800.740	am	(P-5565)
245.850	n	(P-2314; A-8509)	1800.750	am	(P-5565)
245.860	n	(P-2314; A-8509)	1800.760	am	(P-5565)
245.870	n	(P-2314; A-8509)	1800.770	am	(P-5565)
245.880	n	(P-2314; A-8509)	1800.780	am	(P-5565)
245.890	n	(P-2314; A-8509)	1800.790	am	(P-5565)
245.900	n	(P-2314; A-8509)	1800.800	am	(P-5565)
245.910	n	(P-2314; A-8509)	1800.810	am	(P-5565)
245.920	n	(P-2314; A-8509)	1800.820	am	(P-5565)
245.930	n	(P-2314; A-8509)	1800.830	am	(P-5565)
245.940	n	(P-2314; A-8509)	1800.840	am	(P-5565)
245.950	n	(P-2314; A-8509)	1800.850	am	(P-5565)
245.960	n	(P-2314; A-8509)	1800.860	am	(P-5565)
245.970	n	(P-2314; A-8509)	1800.870	am	(P-5565)
245.980	n	(P-2314; A-8509)	1800.880	am	(P-5565)
245.990	n	(P-2314; A-8509)	1800.890	am	(P-5565)
246.000	n	(P-2314; A-8509)	1800.900	am	(P-5565)
246.010	n	(P-2314; A-8509)	1800.910	am	(P-5565)
246.020	n	(P-2314; A-8509)	1800.920	am	(P-5565)
246.030	n	(P-2314; A-8509)	1800.930	am	(P-5565)
246.040	n	(P-2314; A-8509)	1800.940	am	(P-5565)
246.050	n	(P-2314; A-8509)	1800.950	am	(P-5565)
246.060	n	(P-2314; A-8509)	1800.960	am	(P-5565)
246.070	n	(P-2314; A-8509)	1800.970	am	(P-5565)
246.080	n	(P-2314; A-8509)	1800.980	am	(P-5565)
246.090	n	(P-2314; A-8509)	1800.990	am	(P-5565)
246.100	n	(P-2314; A-8509)	1801.000	am	(P-5565)
246.110	n	(P-2314; A-8509)	1801.010	am	(P-5565)
246.120	n	(P-2314; A-8509)	1801.020	am	(P-5565)
246.130	n	(P-2314; A-8509)	1801.030	am	(P-5565)
246.140	n	(P-2314; A-8509)	1801.040	am	(P-5565)
246.150	n	(P-2314; A-8509)	1801.050	am	(P-5565)
246.160	n	(P-2314; A-8509)	1801.060	am	(P-5565)
246.170	n	(P-2314; A-8509)	1801.070	am	(P-5565)
246.180	n	(P-2314; A-8509)	1801.080	am	(P-5565)
246.190	n	(P-2314; A-8509)	1801.090	am	(P-5565)
246.200	n	(P-2314; A-8509)	1801.100	am	(P-5565)
246.210	n	(P-2314; A-8509)	1801.110	am	(P-5565)
246.220	n	(P-2314; A-8509)	1801.120	am	(P-5565)
246.230	n	(P-2314; A-8509)	1801.130	am	(P-5565)
246.240	n	(P-2314; A-8509)	1801.140	am	(P-5565)
246.250	n	(P-2314; A-8509)	1801.150	am	(P-5565)
246.260	n	(P-2314; A-8509)	1801.160	am	(P-5565)
246.270	n	(P-2314; A-8509)	1801.170	am	(P-5565)
246.280	n	(P-2314; A-8509)	1801.180	am	(P-5565)
246.290	n	(P-2314; A-8509)	1801.190	am	(P-5565)
246.300	n	(P-2314; A-8509)	1801.200	am	(P-5565)
246.310	n	(P-2314; A-8509)	1801.210	am	(P-5565)
246.320	n	(P-2314; A-8509)	1801.220	am	(P-5565)
246.330	n	(P-2314; A-8509)	1801.230	am	(P-5565)
246.340	n	(P-2314; A-8509)	1801.240	am	(P-5565)
246.350	n	(P-2314; A-8509)	1801.250	am	(P-5565)
246.360	n	(P-2314; A-8509)	1801.260	am	(P-5565)
246.370	n	(P-2314; A-8509)	1801.270	am	(P-5565)
246.380	n	(P-2314; A-8509)	1801.280	am	(P-5565)
246.390	n	(P-2314; A-8509)	1801.290	am	(P-5565)
246.400	n	(P-2314; A-8509)	1801.300	am	(P-5565)
246.410	n	(P-2314; A-8509)	1801.310	am	(P-5565)
246.420	n	(P-2314; A-8509)	1801.320	am	(P-5565)
246.430	n	(P-2314; A-8509)	1801.330	am	(P-5565)
246.440	n	(P-2314; A-8509)	1801.340	am	(P-5565)
246.450	n	(P-2314; A-8509)	1801.350	am	(P-5565)
246.460	n	(P-2314; A-8509)	1801.360	am	(P-5565)
246.470	n	(P-2314; A-8509)	1801.370	am	(P-5565)
246.480	n	(P-2314; A-8509)	1801.380	am	(P-5565)
246.490	n	(P-2314; A-8509)	1801.390	am	(P-5565)
246.500	n	(P-2314; A-8509)	1801.400	am	(P-5565)
246.510	n	(P-2314; A-8509)	1801.410	am	(P-5565)
246.520	n	(P-2314; A-8509)	1801.420	am	(P-5565)
246.530	n	(P-2314; A-8509)	1801.430	am	(P-5565)
246.540	n	(P-2314; A-8509)	1801.440	am	(P-5565)
246.550	n	(P-2314; A-8509)	1801.450	am	(P-5565)
246.560	n	(P-2314; A-8509)	1801.460	am	(P-5565)
246.570	n	(P-2314; A-8509)	1801.470	am	(P-5565)
246.580	n	(P-2314; A-8509)	1801.480	am	(P-5565)
246.590	n	(P-2314; A-8509)	1801.490	am	(P-5565)
246.600	n	(P-2314; A-85			

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<p> A B C D E F G H I J K L M N O P Q R S T U V W X Y Z </p>		

TITLE 4 (CONT'D)			r	(P-8631)
1025.20	n	(P-13188) (P-13483)	1.335	(P-8631)
1025.30	n	(P-13188) (P-13483)	1.340	(P-8631)
1025.40	n	(P-13188) (P-13483)	1.345	(P-8631)
1025.50	n	(P-13188) (P-13483)	1.350	(P-8631)
1025.60	n	(P-13188) (P-13483)	1.400	(P-8631)
1025.70	n	(P-13188) (P-13483)	1.410	(P-8631)
			1.415	(P-8631)
			1.420	(P-8631)
			1.425	(P-8631)
			1.435	(P-8631)
			1.445	(P-8631)
			1.500	am
			11.A	am
			11.B	am
			5.90	r
			30.150	am
			40.5	am
			40.60	am
			40.100	am
			40.170	am
			55.10	am
			55.40	am
			55.45	am
			55.50	am
			55.90	am
			55.100	am
			85.5	am
			85.10	am
			85.15	am
			85.75	am
			85.80	am
			85.100	am
			85.115	am
			85.120	n
			90.5	n
			90.110	am
			100.50	am
			100.80	am
			100.90	am
			100.110	am
			100.120	am
			105.5	am
			105.10	am
			105.30	am
			105.90	n
			110.50	am
			110.80	am
			110.90	am
			110.110	am
			110.120	am
			115.10	am
				(P-3661; A-11781)

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[illegible]

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<p> [Link] </p>		

TITLE 11 (CONT'D)			509,260	r	(P-6955)
436.05	n	(P-15655/91; A-4520)	509,265	r	(P-6955)
436.10	r	(P-15655/91; A-4520)	509,270	am	(P-6955)
436.20	am	(P-15655/91; A-4520)	1305,120	r	(P-2439)
436.30	r	(P-15655/91; A-4520)	1305,130	r	(P-2439)
436.40	r	(P-15655/91; A-4520)	1305,140	am	(P-2439)
436.50	r	(P-15655/91; A-4520)	1314,110	r	(P-2433; A-8229)
436.60	am	(P-15655/91; A-4520)	1318,180	n	(P-15388/91; A-7489)
436.70	am	(P-15655/91; A-4520)	1318,190	n	(P-15388/91; A-7489)
436.80	r	(P-15655/91; A-4520)	1424,100	r	(P-2444; A-11193)
436.90	r	(P-15655/91; A-4520)	1424,105	r	(P-2444)
436,100	am	(P-15655/91; A-4520)	1424,170	am	(P-2444) (P-12133)
436,110	am	(P-15655/91; A-4520)	1424,175	r	(P-12133)
436,120	r	(P-15655/91; A-4520)	1424,250	am	(P-1266; A-7493)
436,130	am	(P-15655/91; A-4520)	1705,110	n	(P-1779)
436,140	r	(P-15655/91; A-4520)	1705,20	n	(P-1779)
438.40	am	(P-12377)	1705,30	n	(P-1779)
440.40	am	(P-6755; A-13077)	1705,40	n	(P-1779)
440.50	am	(P-6755; A-13077)	1705,50	n	(P-1779)
440.60	am	(P-6755; A-13077)	1705,60	n	(P-1779)
440,120	am	(P-6755; A-13077)	1705,70	n	(P-1779)
440,160	n	(P-6755; A-13077)			
450.10	n	(P-2292)	TITLE 14		
502.30	am	(P-6751; A-12774)	130,110	am	(P-14209/91; A-6000)
509.10	am	(P-6955)	170,10	am	(P-5247; A-11196)
509,20	am	(P-6955)	170,11	am	(P-5247; A-11196)
509,30	am	(P-6955)	170,12	am	(P-5247; A-11196)
509,40	am	(P-6955)	170,13	am	(P-5247; A-11196)
509,50	am	(P-6955)	170,14	am	(P-5247; A-11196)
509,60	am	(P-6955)	170,17	am	(P-5247; A-11196)
509,70	am	(P-6955)	170,20	am	(P-5247; A-11196)
509,75	am	(P-6955)			(P-13784)
509,80	am	(P-6955)	170,30	n	(P-5247; A-11196)
509,90	am	(P-6955)	175,10	am	(P-7518/91; A-4058)
509,95	n	(P-6955)	520,900	am	(P-89)
509,100	am	(P-6955)	520,920	am	(P-13691)
509,110	am	(P-6955)	520,930	am	(P-89) (P-13691)
509,130	r	(P-6955)	520,1020	am	(P-13691)
509,140	am	(P-6955)	520,1030	am	(P-13691)
509,150	am	(P-6955)	520,1100	n	(P-89)
509,160	am	(P-6955)	520,1110	n	(P-89)
509,170	am	(P-6955)	520,1120	n	(P-89)
509,175	r	(P-6955)	520,1130	n	(P-89)
509,190	am	(P-6955)	520,1140	n	(P-89)
509,195	r	(P-6955)	526,10	n	(P-6524)
509,200	am	(P-6955)	526,20	n	(P-6524)
509,210	am	(P-6955)	526,30	n	(P-6524)
509,220	am	(P-6955)	526,40	n	(P-6524)
509,230	am	(P-6955)	526,50	n	(P-6524)
509,240	r	(P-6955)	526,60	n	(P-6524)
509,250	r	(P-6955)	526,70	n	(P-6524)

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TITLE 14 (CONT'D)					
526.80	n	(P-6524)	110.150	am	(P-8289)
526.90	n	(P-6524)	110.165	n	(P-8289)
550.20	am	(P-7090)	110.170	am	(P-8289)
550.30	am	(P-7090)	115.10	am	(P-18045/91; A-4835)
550.35	am	(P-10249/91; A-3464)	115.30	am	(P-18045/91; A-4835)
550.40	am	(P-7090)	115.40	am	(P-18045/91; A-4835)
550.50	am	(P-7090)	115.50	am	(P-18045/91; A-4835)
550.60	am	(P-7090)	130.30	am	(P-8275)
1220.100	n	(P-8747/91; A-10163)	130.40	am	(P-8275)
1220.110	n	(P-8747/91; A-10163)	130.50	am	(E-7925) (C-8614)
1220.120	n	(P-8747/91; A-10163)			(P-8275)
1220.130	n	(P-8747/91; A-10163)	130.70	am	(E-7925) (C-8614)
1220.140	n	(P-8747/91; A-10163)			(P-8275)
1220.150	n	(P-8747/91; A-10163)	130.120	am	(E-7925) (C-8614)
1220.160	n	(P-8747/91; A-10163)			(P-8275)
1220.200	n	(P-8747/91; A-10163)	130.130	am	(E-7925) (C-8614)
1220.210	n	(P-8747/91; A-10163)			(P-8275)
1220.220	n	(P-8747/91; A-10163)	130.135	am	(P-8275)
1220.230	n	(P-8747/91; A-10163)	150.10	am	(P-18055/91; A-4839)
1220.240	n	(P-8747/91; A-10163)	150.20	am	(P-18055/91; A-4839)
1220.250	n	(P-8747/91; A-10163)	150.30	am	(P-18055/91; A-4839)
1220.300	n	(P-8747/91; A-10163)	150.40	am	(P-18055/91; A-4839)
1220.310	n	(P-8747/91; A-10163)	220.60	am	(P-18050/91; A-7335)
1220.320	n	(P-8747/91; A-10163)	510.10	am	(P-5436; A-11064)
1220.330	n	(P-8747/91; A-10163)	525.30	am	(P-15647/91; A-1826)
1220.400	n	(P-8747/91; A-10163)	530.10	am	(P-7161; A-12470)
1220.410	n	(P-8747/91; A-10163)	530.20	am	(P-7161; A-12470)
1220.500	n	(P-8747/91; A-10163)	530.70	am	(P-7161; A-12470)
1220.510	n	(P-8747/91; A-10163)			(P-12280)
1220.520	n	(P-8747/91; A-10163)	530.80	am	(P-7161; A-12470)
1230.100	n	(P-9222)			(P-12280)
1230.110	n	(P-9222)	530.90	am	(P-7161; A-12470)
1230.200	n	(P-9222)			(P-12280)
1230.210	n	(P-9222)	530.100	am	(P-7161; A-12470)
1230.300	n	(P-9222)			(P-12280)
1230.310	n	(P-9222)	530.105	am	(P-7161; A-12470)
1230.400	n	(P-9222)			(P-12280)
1230.500	n	(P-9222)	530.110	am	(P-7161; A-12470)
1230.510	n	(P-9222)			(P-12280)
1230.520	n	(P-9222)	530.115	n	(P-7161; A-12470)
1230.530	n	(P-9222)	530.120	am	(P-7161; A-12470)
1230.540	n	(P-9222)	550.20	am	(P-5454; A-11078)
			550.30	am	(P-5454; A-11078)
			570.20	am	(P-5443; A-11069)
			570.30	am	(P-5443; A-11069)
			570.40	am	(P-5443; A-11069)
			590.10	am	(P-14157/91; A-570)
			590.20	am	(P-7189; A-12491)
					(P-14157/91; A-570)
					(P-7189; A-12491)
TITLE 17					
110.4	n	(E-7934; C-8615)			
110.30	am	(P-8289)			
110.40	am	(P-8289)			
110.90	am	(P-8289)			
110.100	am	(P-8289)			

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TITLE 17 (CONT'D)		TITLE 17 (CONT'D)	
590.25	am	1530.Ex.B	n
590.26	n	1535.1	n
590.30	am	1535.5	am
590.50	am	1535.50	am
590.60	am	1538.5	n
620.10	n	1538.10	n
620.20	n	1538.20	n
620.30	n	1538.30	n
620.40	n	1538.40	n
620.50	n	1538.50	n
620.Ex.A	n	1538.60	n
650.10	am	1538.70	n
650.20	am	1538.80	n
650.21	am	1538.90	n
650.22	am	1538.95	n
650.23	am	1539.00	n
650.40	am	1539.05	n
650.50	am	1539.10	n
650.60	am	1539.15	n
660.10	am	1539.20	n
660.20	am	1539.25	n
660.21	am	1539.30	n
660.25	am	1539.35	n
660.30	am	1539.40	n
660.40	am	1539.45	n
660.45	am	1539.50	n
660.50	am	1539.55	n
660.60	am	1539.60	n
670.10	am	1539.65	n
670.20	am	1539.70	n
670.30	am	1539.75	n
670.40	am	1539.80	n
670.50	am	1539.85	n
670.60	am	1539.90	n
680.10	am	1539.95	n
680.20	am	1540.00	n
680.60	am	1540.05	n
680.70	am	1540.10	n
680.80	am	1540.15	n
690.20	am	1540.20	n
690.30	am	1540.25	n
710.10	am	1540.30	n
710.20	am	1540.35	n
710.21	n	1540.40	n
710.30	am	1540.45	n
710.50	am	1540.50	n
715.10	am	1540.55	n
715.20	am	1540.60	n
715.40	am	1540.65	n
		1540.70	n
		1540.75	n
		1540.80	n
		1540.85	n
		1540.90	n
		1540.95	n
		1541.00	n
		1541.05	n
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		1556.70	n
		1556.75	n
		1556.80	n
		1556.85	n
		1556.90	n
		1556.95	n
		1557.00	n
		1557.05	n
		1557.10	n
		1557.15	n
		1557.20	n

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TITLE 32 (CONT'D)			183.133	n	(P-12017; W-12792) (P-12659)
331.110	am	(P-2984; A-11479)	183.134	n	(P-12017; W-12792) (P-12659)
331.120	am	(P-2984; A-11479)	183.135	am	(P-12017; W-12792) (P-12659)
331.130	am	(P-2984; A-11479)	183.140	am	(P-12017; W-12792) (P-12659)
331.200	am	(P-2984; A-11479)	183.145	am	(P-12017; W-12792) (P-12659)
331.Ap.A	r	(P-2984; A-11479)	183.150	am	(P-12017; W-12792) (P-12659)
331.Tb.A	r	(P-2984; A-11479)	183.160	am	(P-12017; W-12792) (P-12659)
331.Tb.B	r	(P-2984; A-11479)	183.170	r	(P-12017; W-12792) (P-12659)
331.Tb.C	r	(P-2984; A-11479)	183.210	am	(P-12017; W-12792) (P-12659)
331.Ap.B	am	(P-2984; A-11479)	183.215	am	(P-12017; W-12792) (P-12659)
331.Ap.C	r	(P-2984; A-11479)	183.220	am	(P-12017; W-12792) (P-12659)
340.4010	am	(P-2746; A-11538)	183.225	am	(P-12017; W-12792) (P-12659)
400.120	am	(P-2739; A-11531)	183.230	am	(P-12017; W-12792) (P-12659)
400.140	am	(P-2739; A-11531)	183.231	n	(P-12017; W-12792) (P-12659)
400.150	am	(P-2739; A-11531)	183.235	am	(P-12017; W-12792) (P-12659)
400.160	am	(P-2739; A-11531)	183.235	am	(P-12017; W-12792) (P-12659)
401.70	am	(P-1474; A-9115)	183.240	am	(P-12017; W-12792) (P-12659)
401.110	am	(P-1474; A-9115)	183.245	am	(P-12017; W-12792) (P-12659)
401.130	am	(P-1474; A-9115)	183.250	am	(P-12017; W-12792) (P-12659)
401.140	am	(P-1474; A-9115)	183.255	am	(P-12017; W-12792) (P-12659)
401.150	am	(P-1474; A-9115)	183.310	am	(P-12017; W-12792) (P-12659)
401.160	n	(P-1474; A-9115)	183.315	am	(P-12017; W-12792) (P-12659)
401.Ap.B	am	(P-1474; A-9115)	183.320	am	(P-12017; W-12792) (P-12659)
401.Ap.C	n	(P-1474; A-9115)	183.325	am	(P-12017; W-12792) (P-12659)
504.10	n	(P-4163; A-11544)	183.330	am	(P-12017; W-12792) (P-12659)
504.20	n	(P-4163; A-11544)			
504.30	n	(P-4163; A-11544)			
504.40	n	(P-4163; A-11544)			
504.50	n	(P-4163; A-11544)			
504.60	n	(P-4163; A-11544)			
504.70	n	(P-4163; A-11544)			
TITLE 35			183.240	am	(P-10387) (P-10387)
101.101	am	(P-10387)	183.245	am	(P-12017; W-12792) (P-12659)
101.103	am	(P-10387)	183.250	am	(P-12017; W-12792) (P-12659)
183.105	am	(P-12017; W-12792)	183.255	am	(P-12017; W-12792) (P-12659)
183.110	am	(P-12017; W-12792)	183.310	am	(P-12017; W-12792) (P-12659)
183.115	am	(P-12017; W-12792)	183.315	am	(P-12017; W-12792) (P-12659)
183.120	am	(P-12017; W-12792)	183.320	am	(P-12017; W-12792) (P-12659)
183.125	am	(P-12017; W-12792)	183.325	am	(P-12017; W-12792) (P-12659)
183.130	am	(P-12017; W-12792)	183.330	am	(P-12017; W-12792) (P-12659)
183.131	n	(P-12017; W-12792)			
183.132	n	(P-12017; W-12792)			

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TITLE 35 (CONT'D)		212.113	am	(P-16564/91; A-7880)
183.335	am	(P-12017; W-12792)		(P-41; A-8204)
		(P-12659)	n	(P-16564/91; A-7880)
183.340	am	(P-12017; W-12792)	am	(P-16564/91; A-7880)
		(P-12659)	am	(P-16564/91; A-7880)
183.345	am	(P-12017; W-12792)	n	(P-16564/91; A-7880)
		(P-12659)	n	(P-16564/91; A-7880)
183.350	am	(P-12017; W-12792)	n	(P-16564/91; A-7880)
		(P-12659)	am	(P-41; A-8204)
183.355	am	(P-12017; W-12792)	n	(P-16564/91; A-7880)
		(P-12659)	am	(P-41; A-8204)
183.360	am	(P-12017; W-12792)	am	(P-41; A-8204)
		(P-12659)	n	(P-16564/91; A-7880)
183.365	am	(P-12017; W-12792)	n	(P-16564/91; A-7880)
		(P-12659)	n	(P-16564/91; A-7880)
183.370	am	(P-12017; W-12792)	n	(P-16564/91; A-7880)
		(P-12659)	n	(P-16564/91; A-7880)
183.406	n	(P-12017; W-12792)	am	(P-4682; A-13849)
		(P-12659)	am	(P-6635; A-13555)
183.410	am	(P-12017; W-12792)	am	(P-4170; A-13849)
		(P-12659)	n	(P-11059/91; A-3132)
183.415	am	(P-12017; W-12792)	am	(P-4170; A-13849)
		(P-12659)	n	(P-9297)
183.420	am	(P-12017; W-12792)	am	(P-4693; A-13864)
		(P-12659)	am	(P-6643; A-13564)
183.425	am	(P-12017; W-12792)	am	(P-4693; A-13864)
		(P-12659)	n	(P-6643; A-13564)
183.430	am	(P-12017; W-12792)	am	(P-4184; A-13864)
		(P-12659)	n	(P-4184; A-13864)
183.435	am	(P-12017; W-12792)	am	(P-6676; A-13597)
		(P-12659)	n	(P-6676; A-13597)
183.440	am	(P-12017; W-12792)	am	(P-4200; A-13883)
		(P-12659)	n	(P-4200; A-13883)
183.445	am	(P-12017; W-12792)	am	(P-12109/91; A-6184)
		(P-12659)	n	(P-12109/91; A-6184)
183.450	am	(P-12017; W-12792)	am	(P-12109/91; A-6184)
		(P-12659)	n	(P-12109/91; A-6184)
183. Ap. A	am	(P-12017; W-12792)	n	(P-16; A-8185)
		(P-12659)	am	(P-16; A-8185)
183. Ap. B	n	(P-12017; W-12792)	n	(P-16; A-8185)
		(P-12659)	r	(P-22; A-8191)
190	(See 35 Ill. Adm. Code 183)		am	(P-22; A-8191)
203.145	am	(P-6631; A-13551)	am	(P-22; A-8191)
211.101	am	(P-15875/91; A-7656)	am	(P-22; A-8191)
211.122	am	(P-15875/91; A-7656)	am	(P-22; A-8191)
		(P-6606; A-13526)	am	(P-22; A-8191)
212.107	n	(P-16564/91; A-7880)	am	(P-22; A-8191)
212.108	n	(P-16564/91; A-7880)	am	(P-22; A-8191)
212.109	n	(P-16564/91; A-7880)	am	(P-22; A-8191)
212.110	am	(P-16564/91; A-7880)	am	(P-22; A-8191)

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TITLE 35 (CONT'D)		310.232	am	(P-22; A-8191)
244.169	am	(P-22; A-8191)	am	(P-17481/91; A-7346)
310.233	am	(P-22; A-8191)	am	(P-17481/91; A-7346)
310.330	am	(P-13607; A-10230)	am	(P-17481/91; A-7346)
310.510	am	(P-13607; A-10230)	am	(P-17481/91; A-7346)
310.611	am	(P-13607; A-10230)	am	(P-17481/91; A-7346)
310.613	am	(P-13607; A-10230)	am	(P-17481/91; A-7346)
310.633	am	(P-13607; A-10230)	am	(P-17481/91; A-7346)
310.635	am	(P-13607; A-10230)	am	(P-17481/91; A-7346)
320.101	n	(P-13607; A-10230)	n	(P-12746)
320.102	n	(P-13607; A-10230)	n	(P-12746)
320.103	n	(P-13607; A-10230)	n	(P-12746)
320.104	n	(P-13607; A-10230)	n	(P-12746)
320.201	n	(P-13607; A-10230)	n	(P-12746)
320.202	n	(P-13607; A-10230)	n	(P-12746)
320.203	n	(P-13607; A-10230)	n	(P-12746)
320.204	n	(P-13607; A-10230)	n	(P-12746)
320.301	n	(P-13607; A-10230)	n	(P-12746)
320.302	n	(P-13607; A-10230)	n	(P-12746)
360.601	am	(P-13607; A-10230)	am	(P-15202/91; A-5891)
360.602	am	(P-17026/91; W-7511)	am	(P-15202/91; A-5891)
365.103	am	(P-7302)	am	(P-3745)
365.104	am	(P-17523/91; A-7377)	am	(P-3745)
365.203	am	(P-17523/91; A-7377)	am	(P-3745)
365.304	am	(P-17523/91; A-7377)	am	(P-3745)
365.401	am	(P-17523/91; A-7377)	am	(P-3745)
365.402	am	(P-17523/91; A-7377)	am	(P-3745)
365.403	am	(P-17523/91; A-7377)	am	(P-3745)
365.404	am	(P-17523/91; A-7377)	am	(P-3745)
365.405	am	(P-17523/91; A-7377)	am	(P-3745)
365.503	am	(P-17523/91; A-7377)	am	(P-3745)
365.602	am	(P-17523/91; A-7377)	am	(P-3745)
365.603	am	(P-17523/91; A-7377)	am	(P-3745)
365.604	am	(P-17523/91; A-7377)	am	(P-3745)
365.803	n	(P-17523/91; A-7377)	n	(P-3745)
365.903	am	(P-17523/91; A-7377)	am	(P-3745)
365.1101	am	(P-17523/91; A-7377)	am	(P-3745)
601.105	am	(P-17523/91; A-7377)	am	(P-9829/91; O-17792/91)
		(P-17523/91; A-7377)	am	(P-1713; A-1585)
611.101	am	(P-17471/91; A-7339)	am	(P-5582)
611.102	am	(P-17481/91; A-7346)	am	(P-5582)
611.110	am	(P-17481/91; A-7346)	am	(P-5582)
611.111	am	(P-17481/91; A-7346)	am	(P-5582)
611.112	am	(P-17481/91; A-7346)	am	(P-5582)
611.295	n	(P-17481/91; A-7346)	n	(P-5582)
611.296	n	(P-17481/91; A-7346)	n	(P-5582)
611.300	am	(P-17481/91; A-7346)	am	(P-5582)
611.301	n	(P-17481/91; A-7346)	n	(P-5582)
611.310	am	(P-17481/91; A-7346)	am	(P-5582)
611.311	am	(P-17481/91; A-7346)	am	(P-5582)

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TITLE 35 (CONT'D)	615.201	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.526 am			
611.591 #	615.202	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.592 #			
611.600 n	615.203	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.601 am			
611.602 #	615.204	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.603 #			
611.604 n	615.205	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.605 n			
611.606 am	615.206	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.607 am			
611.608 n	615.207	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.609 n			
611.610 #	615.208	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.611 n			
611.630 #	615.209	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.631 n			
611.640 n	615.210	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.641 am			
611.645 am	615.211	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.646 n			
611.647 #	615.301	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.648 #			
611.648 n	615.302	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.650 r			
611.657 r	615.303	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.658 n			
611.851 am	615.304	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.Ap.A am			
615.101 n	615.305	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.102 n	615.306	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.103 n			
615.104 n			
615.105 n			

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TITLE 35 (CONT'D)	615.461	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.307 n			
615.401 n	615.462	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.402 n			
615.403 n	615.463	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.404 n			
615.421 n	615.464	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.422 n			
615.423 n	615.501	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.424 n			
615.425 n	615.502	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.441 n			
615.442 n	615.601	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.443 n			
615.444 n	615.602	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.445 n			
615.446 n	615.603	n	(P-10303/91; O-17791/91; R-1702; A-1538)
615.447 n			
	615.604	n	(P-10303/91; O-17791/91; R-1702; A-1538)
	615.621	n	(P-10303/91; O-17791/91; R-1702; A-1538)
	615.622	n	(P-10303/91; O-17791/91; R-1702; A-1538)
	615.623	n	(P-10303/91; O-17791/91; R-1702; A-1538)
	615.624	n	(P-10303/91; O-17791/91; R-1702; A-1538)
	615.701	n	(P-10303/91; O-17791/91; R-1702; A-1538)
	615.702	n	(P-10303/91; O-17791/91; R-1702; A-1538)
	615.703	n	(P-10303/91; O-17791/91; R-1702; A-1538)

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615.704	n	(P-10303/91; O-17793/91; R-1723; A-1592)	616.207	n	(P-9836/91; O-17793/91; R-1723; A-1592)
615.705	n	(P-10303/91; R-1702; A-1538)	616.208	n	(P-9836/91; O-17793/91; R-1723; A-1592)
615.721	n	(P-10303/91; R-1702; A-1538)	616.209	n	(P-9836/91; O-17793/91; R-1723; A-1592)
615.722	n	(P-10303/91; O-17793/91; R-1702; A-1538)	616.210	n	(P-9836/91; O-17793/91; R-1723; A-1592)
615.723	n	(P-10303/91; O-17793/91; R-1702; A-1538)	616.211	n	(P-9836/91; O-17793/91; R-1723; A-1592)
615.724	n	(P-10303/91; O-17793/91; R-1702; A-1538)	616.301	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.101	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.302	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.102	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.303	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.104	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.304	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.105	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.305	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.201	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.306	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.202	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.307	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.203	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.401	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.204	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.402	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.205	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.421	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.206	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.422	n	(P-9836/91; O-17793/91; R-1723; A-1592)
			616.423	n	(P-9836/91; O-17793/91; R-1723; A-1592)

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616.424	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.603	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.425	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.604	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.441	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.605	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.442	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.621	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.443	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.622	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.444	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.623	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.445	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.624	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.446	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.625	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.447	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.701	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.462	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.702	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.463	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.703	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.464	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.704	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.501	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.705	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.502	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.721	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.601	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.722	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.602	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.723	n	(P-9836/91; O-17793/91; R-1723; A-1592)
			616.724	n	(P-9836/91; O-17793/91; R-1723; A-1592)

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616.725			(P-9836/91; O-17793/91;	725.212 725.213 725.247	am am am	(P-875; A-9578) (P-875; A-9578) (P-9336)
617.101		n	R-1723; A-1592) (P-9882/91; O-17794/91;	725.440 725.470 725.935	am am am	(P-875; A-9578) (P-875; A-9578) (P-875; A-9578)
617.102		n	R-1734; A-1639) (P-9882/91; O-17794/91;	725.952 726.130 726.131	am r r	(P-875; A-9578) (P-1148; A-9858) (P-1148; A-9858)
620.450		am	R-1734; A-1639) (P-7286)	726.132 726.133	r r	(P-1148; A-9858) (P-1148; A-9858)
703.150		am	(P-1058; A-9767)	726.134	r	(P-1148; A-9858)
703.155		am	(P-1058; A-9767)	726.135	r	(P-1148; A-9858)
703.157		am	(P-1058; A-9767)	726.140	am	(P-1148; A-9858)
703.208		n	(P-1058; A-9767)	726.200	n	(P-1148; A-9858)
703.211		am	(P-1058; A-9767)	726.201	n	(P-1148; A-9858)
703.232		n	(P-1058; A-9767)	726.202	n	(P-1148; A-9858)
703.280		am	(P-1058; A-8767)	726.203	n	(P-1148; A-9858)
703.283		am	(P-9767)	726.204	n	(P-1148; A-9858)
703.Ap.A		am	(P-1058; A-8767)	726.205	n	(P-1148; A-9858)
720.110		am	(P-9767)	726.206	n	(P-1148; A-9858)
720.111		am	(P-1058; A-9767)	726.207	n	(P-1148; A-9858)
721.102		am	(P-791; A-9489)	726.208	n	(P-1148; A-9858)
721.103		am	(P-9301)	726.209	n	(P-1148; A-9858)
721.104		am	(P-791; A-9489)	726.210	n	(P-1148; A-9858)
721.106		am	(P-820; A-9519)	726.211	n	(P-1148; A-9858)
721.120		am	(P-820; A-9519)	726.212	n	(P-1148; A-9858)
721.122		am	(P-9330)	726.219	n	(P-1148; A-9858)
721.131		am	(P-820; A-9519)	726.Ap.A	n	(P-1148; A-9858)
721.132		am	(P-15910/91; A-2600)	726.Ap.B	n	(P-1148; A-9858)
721.Ap.I		am	(P-820; A-9519)	726.Ap.C	n	(P-1148; A-9858)
721.Tb.A		am	(P-9288/91; A-2155)	726.Ap.D	n	(P-1148; A-9858)
721.Tb.B		am	(P-9288/91; A-2155)	726.Ap.E	n	(P-1148; A-9858)
721.Tb.D		n	(P-820; A-9519)	726.Ap.F	n	(P-1148; A-9858)
722.110		am	(P-1112; A-9822)	726.Ap.G	n	(P-1148; A-9858)
722.134		am	(P-1112; A-9822)	726.Ap.H	n	(P-1148; A-9858)
722.153		am	(P-9358)	726.Ap.I	n	(P-1148; A-9858)
722.156		am	(P-9358)	726.Ap.J	n	(P-1148; A-9858)
724.212		am	(P-1123; A-9833)	726.Ap.K	n	(P-1148; A-9858)
724.247		am	(P-9364)	726.Ap.L	n	(P-1148; A-9858)
724.440		am	(P-1123; A-9833)	726.Tb.A	n	(P-1148; A-9858)
724.930		am	(P-1123; A-9833)	728.107	am	(P-916; A-9619)
724.935		am	(P-1123; A-9833)	728.109	am	(P-916; A-9619)
725.113		am	(P-875; A-9578)	728.110	n	(P-916; A-9619)
725.173		am	(P-875; A-9578)	728.111	n	(P-916; A-9619)
725.191		am	(P-9336)	728.112	n	(P-916; A-9619)

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728.142	am	(P-916; A-9619)	731.198	r	(P-2330; A-7407)
728.144	am	(P-916; A-9619)	731.199	r	(P-2330; A-7407)
728.Ap.D	am	(P-916; A-9619)	731.200	r	(P-2330; A-7407)
728.Ap.E	am	(P-916; A-9619)	731.202	r	(P-2330; A-7407)
728.Ap.G	am	(P-916; A-9619)	731.203	r	(P-2330; A-7407)
728.Ap.H	am	(P-916; A-9619)	731.204	r	(P-2330; A-7407)
728.Ap.I	n	(P-916; A-9619)	731.205	r	(P-2330; A-7407)
728.Tb.A	am	(P-916; A-9619)	731.206	r	(P-2330; A-7407)
728.Tb.B	am	(P-916; A-9619)	731.207	r	(P-2330; A-7407)
728.Tb.C	am	(P-916; A-9619)	731.208	r	(P-2330; A-7407)
728.Tb.D	am	(P-916; A-9619)	731.209	r	(P-2330; A-7407)
728.Tb.E	am	(P-916; A-9619)	731.210	r	(P-2330; A-7407)
728.Tb.H	n	(P-916; A-9619)	731.211	r	(P-2330; A-7407)
731.110	am	(P-2330; A-7407)	731.Ap.A	am	(P-2330; A-7407)
731.111	r	(P-2330; A-7407)	731.Ap.C	n	(P-2330; A-7407)
731.112	am	(P-2330; A-7407)	809.901	r	(P-13017/91; A-130)
731.113	am	(P-2330; A-7407)	809.902	r	(P-13017/91; A-130)
731.114	r	(P-2330; A-7407)	809.903	r	(P-13017/91; A-130)
731.120	r	(P-2330; A-7407)	809.904	r	(P-13017/91; A-130)
731.121	r	(P-2330; A-7407)	809.905	r	(P-13017/91; A-130)
731.122	am	(P-2330; A-7407)	809.906	r	(P-13017/91; A-130)
731.130	r	(P-2330; A-7407)	848.101	am	(P-13004/91; A-3114)
731.131	r	(P-2330; A-7407)	848.102	am	(P-13004/91; A-3114)
731.132	r	(P-2330; A-7407)	848.205	am	(P-13004/91; A-3114)
731.133	r	(P-2330; A-7407)	848.206	n	(P-13004/91; A-3114)
731.134	r	(P-2330; A-7407)	848.207	n	(P-13004/91; A-3114)
731.140	r	(P-2330; A-7407)	848.208	n	(P-13004/91; A-3114)
731.141	r	(P-2330; A-7407)	849.101	r	(P-13265/91; A-2880)
731.142	r	(P-2330; A-7407)	849.102	r	(P-13265/91; A-2880)
731.143	r	(P-2330; A-7407)	849.103	r	(P-13265/91; A-2880)
731.144	r	(P-2330; A-7407)	849.104	r	(P-13265/91; A-2880)
731.145	r	(P-2330; A-7407)	849.105	r	(P-13265/91; A-2880)
731.150	r	(P-2330; A-7407)	849.106	r	(P-13265/91; A-2880)
731.151	r	(P-2330; A-7407)	858.207	am	(P-4621)
731.152	r	(P-2330; A-7407)	859.101	n	(P-8348/91; A-6995)
731.153	r	(P-2330; A-7407)	859.102	n	(P-8348/91; A-6995)
731.161	am	(P-2330; A-7407)	859.103	n	(P-8348/91; A-6995)
731.162	am	(P-2330; A-7407)	859.201	n	(P-8348/91; A-6995)
731.170	r	(P-2330; A-7407)	859.202	n	(P-8348/91; A-6995)
731.171	r	(P-2330; A-7407)	859.203	n	(P-8348/91; A-6995)
731.172	r	(P-2330; A-7407)	859.204	n	(P-8348/91; A-6995)
731.173	r	(P-2330; A-7407)	859.205	n	(P-8348/91; A-6995)
731.174	r	(P-2330; A-7407)	859.301	n	(P-8348/91; A-6995)
731.190	r	(P-2330; A-7407)	859.302	n	(P-8348/91; A-6995)
731.191	r	(P-2330; A-7407)	859.303	n	(P-8348/91; A-6995)
731.192	r	(P-2330; A-7407)	859.304	n	(P-8348/91; A-6995)
731.193	r	(P-2330; A-7407)	875.100	n	(P-10542)
731.194	r	(P-2330; A-7407)	875.101	n	(P-10542)
731.195	r	(P-2330; A-7407)	875.102	n	(P-10542)
731.196	r	(P-2330; A-7407)	875.200	n	(P-10542)
			875.201	n	(P-10542)

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310.802 am	n	370.601	(P-11713) (E-11884)
310.803 am	n	370.602	(P-11713) (E-11884)
310.804 am	n	370.603	(P-11713) (E-11884)
310.805 am	n	370.604	(P-11713) (E-11884)
310.806 am	n	370.605	(P-11713) (E-11884)
310.901 am	n	370.701	(P-11713) (E-11884)
310.902 am	n	370.702	(P-11713) (E-11884)
310.913 am	n	370.703	(P-11713) (E-11884)
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		370.705	(P-11713) (E-11884)
		370.706	(P-11713) (E-11884)
370.101 n	n	370.707	(P-11713) (E-11884)
370.102 n	n	370.801	(P-11713) (E-11884)
370.103 n	n	370.802	(P-11713) (E-11884)
370.104 n	n	370.901	(P-11713) (E-11884)
370.105 n	n	370.902	(P-11713) (E-11884)
370.106 n	n	370.903	(P-11713) (E-11884)
370.107 n	n	370.904	(P-11713) (E-11884)
370.108 n	n	370.1001	(P-11713) (E-11884)
370.109 n	n	370.1002	(P-11713) (E-11884)
370.110 n	n	370.1003	(P-11713) (E-11884)
370.111 n	n	370.1004	(P-11713) (E-11884)
370.112 n	n	370.1005	(P-11713) (E-11884)
370.113 n	n	370.1006	(P-11713) (E-11884)
370.201 n	n	370.1007	(P-11713) (E-11884)
370.202 n	n	370.1101	(P-11713) (E-11884)
370.203 n	am	410.109	(P-11007) (E-11345)
370.204 n	n	600.10	(P-11911/91; A-13514)
370.205 n	n	600.20	(P-11911/91; A-13514)
370.206 n	n	600.30	(P-11911/91; A-13514)
370.207 n	n	600.40	(P-11911/91; A-13514)
370.208 n	n	600.50	(P-11911/91; A-13514)
370.209 n	n	600.60	(P-11911/91; A-13514)
370.210 n	n		
370.211 n	n		
370.212 n	am	904.30	(P-4159; A-12561)
370.301 n	am	932.20	(P-7279)
370.302 n	am	932.40	(P-7279)
370.303 n	am	932.60	(P-7279)
370.304 n	n	1408.10	(P-8735)
370.305 n	n	1408.20	(P-8735)
370.401 n	n	1408.30	(P-8725)
370.402 n	n	1408.40	(P-8725)
370.501 n	n	1408.50	(P-8725)
370.502 n	n	1408.60	(P-8725)
370.503 n	n	1408.70	(P-8725)
370.504 n	n	1408.80	(P-8725)
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370.506 n	n	..II.A	(P-8725)

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5000.930	n	(P-11378)	110.340	n	(P-7141)
5000.940	n	(P-11378)	110.350	n	(P-7141)
5000.950	n	(P-11378)	110.360	n	(P-7141)
5000.960	n	(P-11378)	120.30	am	(P-13993/91; A-3078)
5000.970	n	(P-11378)	120.55	am	(P-13993/91; A-3078)
5010.240	am	(P-10127)	120.80	am	(P-13993/91; A-3078)
5010.710	am	(P-10127)	120.90	am	(P-13993/91; A-3078)
5010.780	am	(P-10127)	120.110	am	(P-13993/91; A-3078)
5010.1160	am	(P-10127)	120.115	am	(P-13993/91; A-3078)
5010.1300	am	(P-10127)	140.10	r	(P-13241/91; A-2120)
5010.1410	n	(P-10127)	140.20	r	(P-13241/91; A-2120)
5030.130	am	(P-18013/91; A-4826)	140.30	r	(P-13241/91; A-2120)
			140.40	r	(P-13241/91; A-2120)
			140.50	r	(P-13241/91; A-2120)
	am	(P-14337/91; A-3940)	140.60	r	(P-13241/91; A-2120)
100.10	am	(P-14337/91; A-3940)	310.101	am	(P-1961; A-10248)
100.20	am	(P-14337/91; A-3940)	310.102	am	(P-1961; A-10248)
100.30	am	(P-14337/91; A-3940)	310.103	am	(P-1961; A-10248)
100.40	am	(P-14337/91; A-3940)	310.106	am	(P-1961; A-10248)
100.50	am	(P-14337/91; A-3940)	310.107	am	(P-1961; A-10248)
100.85	am	(P-14337/91; A-3940)	310.109	am	(P-1961; A-10248)
100.103	am	(P-14337/91; A-3940)	310.110	am	(P-1961; A-10248)
100.105	am	(P-14337/91; A-3940)	310.111	am	(P-1961; A-10248)
100.106	r	(P-14337/91; A-3940)	310.113	am	(P-1961; A-10248)
100.110	am	(P-14337/91; A-3940)	310.114	am	(P-1961; A-10248)
100.111	r	(P-14337/91; A-3940)	310.201	am	(P-1961; A-10248)
100.113	am	(P-14337/91; A-3940)	310.202	am	(P-1961; A-10248)
100.115	am	(P-14337/91; A-3940)	310.203	am	(P-1961; A-10248)
100.120	am	(P-14337/91; A-3940)	310.204	am	(P-1961; A-10248)
100.120 Ap.A	am	(P-14337/91; A-3940)	310.205	am	(P-1961; A-10248)
.II.A	n	(P-14337/91; A-3940)	310.206	am	(P-1961; A-10248)
.II.B	n	(P-14337/91; A-3940)	310.301	am	(P-1961; A-10248)
.II.C	n	(P-14337/91; A-3940)	310.302	am	(P-1961; A-10248)
.II.D	n	(P-14337/91; A-3940)	310.303	am	(P-1961; A-10248)
.II.E	n	(P-14337/91; A-3940)	310.304	am	(P-1961; A-10248)
.II.F	n	(P-14337/91; A-3940)	310.305	am	(P-1961; A-10248)
100 Ap.D	am	(P-14337/91; A-3940)	310.306	am	(P-1961; A-10248)
100 Ap.E	r	(P-14337/91; A-3940)	310.307	am	(P-1961; A-10248)
100 Ap.F	r	(P-14337/91; A-3940)	310.309	am	(P-1961; A-10248)
110.210	n	(P-7141)	310.401	am	(P-1961; A-10248)
110.220	n	(P-7141)	310.402	am	(P-1961; A-10248)
110.230	n	(P-7141)	310.403	am	(P-1961; A-10248)
110.240	n	(P-7141)	310.404	am	(P-1961; A-10248)
110.250	n	(P-7141)	310.405	am	(P-1961; A-10248)
110.260	n	(P-7141)	310.602	am	(P-1961; A-10248)
110.270	n	(P-7141)	310.603	am	(P-1961; A-10248)
110.280	n	(P-7141)	310.604	am	(P-1961; A-10248)
110.290	n	(P-7141)	310.701	am	(P-1961; A-10248)
110.300	n	(P-7141)	310.702	am	(P-1961; A-10248)
110.310	n	(P-7141)	310.703	am	(P-1961; A-10248)
110.320	n	(P-7141)			

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2008.10	am	2008.81	n	(P-14859/91; PF-1743; W-2956; A-2766) C-3590	2008.Ap.E	n		W-2956; A-2766; C-3590	2008.Ap.O	am	(P-14859/91; PF-1743; W-2956; A-2766; C-3590)
2008.20	am	2008.81	am	(P-14859/91; PF-1743; W-2956; A-2766)	2008.Ap.E	n		(P-14859/91; PF-1743; W-2956; A-2766; C-3590)			(P-14859/91; PF-1743; W-2956; A-2766; C-3590)
2008.30	am	2008.82	am	(P-14859/91; PF-1743; W-2956; A-2766; C-3590)	2008.Ap.E	am		W-2956; A-2766; C-3590	2008.Ap.P	n	(P-14859/91; PF-1743; W-2956; A-2766; C-3590)
2008.40	am	2008.90	am	(P-14859/91; PF-1743; W-2956; A-2766; C-3590)	2008.Ap.F	n		(P-8768) W-2956; A-2766; C-3590			(P-14859/91; PF-1743; W-2956; A-2766; C-3590)
2008.50	am	2008.100	am	(P-8768) W-2956; A-2766; C-3590	2008.Ap.F	am		W-2956; A-2766; C-3590	2013.10	am	(P-10375) C-3590
2008.60	am	2008.101	am	(P-14859/91; PF-1743; W-2956; A-2766; C-3590)	2008.Ap.G	n		(P-8768) W-2956; A-2766; C-3590	2013.20	am	(P-10375)
2008.61	r	2008.102	am	(P-14859/91; PF-1743; W-2956; A-2766; C-3590)	2008.Ap.H	am		(P-14859/91; PF-1743; W-2956; A-2766; C-3590)	2013.30	am	(P-10375)
2008.70	am	2008.103	am	(P-14859/91; PF-1743; W-2956; A-2766; C-3590)	2008.Ap.I	n		(P-14859/91; PF-1743; W-2956; A-2766; C-3590)	2013.40	am	(P-10375)
2008.71	#	2008.104	am	(P-8768) W-2956; A-2766; C-3590	2008.Ap.J	n		(P-8768) W-2956; A-2766; C-3590	2013.50	am	(P-10375)
2008.71	n	2008.110	am	(P-14859/91; PF-1743; W-2956; A-2766; C-3590)	2008.Ap.K	am		(P-8768) W-2956; A-2766; C-3590	2013.60	am	(P-10375)
2008.71	am	2008.Ap.A	am	(P-8768) W-2956; A-2766; C-3590	2008.Ap.L	n		(P-8768) W-2956; A-2766; C-3590	2013.70	am	(P-10375)
2008.72	n	2008.Ap.B	am	(P-14859/91; PF-1743; W-2956; A-2766; C-3590)	2008.Ap.M	am		(P-8768) W-2956; A-2766; C-3590	2015.10	n	(P-6925)
2008.72	am	2008.110	am	(P-14859/91; PF-1743; W-2956; A-2766; C-3590)	2008.Ap.N	r		(P-8768) W-2956; A-2766; C-3590	2015.20	n	(P-6925)
2008.73	n	2008.Ap.C	#	(P-8768) W-2956; A-2766; C-3590	2008.Ap.N	r		(P-8768) W-2956; A-2766; C-3590	2015.30	n	(P-6925)
2008.73	am	2008.Ap.C	n	(P-14859/91; PF-1743; W-2956; A-2766; C-3590)	2008.Ap.N	am		(P-8768) W-2956; A-2766; C-3590	2015.40	n	(P-6925)
2008.74	n	2008.Ap.D	am	(P-8768) W-2956; A-2766; C-3590	2008.Ap.N	r		(P-8768) W-2956; A-2766; C-3590	2015.50	n	(P-6925)
2008.75	#	2008.Ap.D	am	(P-14859/91; PF-1743; W-2956; A-2766; C-3590)	2008.Ap.N	r		(P-8768) W-2956; A-2766; C-3590	2015.60	n	(P-6925)
2008.75	am	2008.100	n	(P-8768) W-2956; A-2766; C-3590	2008.Ap.N	r		(P-8768) W-2956; A-2766; C-3590	2600.50	am	(P-7120)
2008.80	am	2008.101	n	(P-14859/91; PF-1743; W-2956; A-2766; C-3590)	2008.Ap.N	n		(P-8768) W-2956; A-2766; C-3590	2720.2	n	(E-7506)
		2008.102	am	(P-8768) W-2956; A-2766; C-3590	2008.Ap.N	n		(P-8768) W-2956; A-2766; C-3590	2725.2	n	(E-7502)
		2008.103	am	(P-14859/91; PF-1743; W-2956; A-2766; C-3590)	2008.Ap.N	n		(P-8768) W-2956; A-2766; C-3590	3201.10	r	(P-9274)
		2008.104	am	(P-8768) W-2956; A-2766; C-3590	2008.Ap.N	n		(P-8768) W-2956; A-2766; C-3590	3201.20	r	(P-9274)
		2008.110	am	(P-14859/91; PF-1743; W-2956; A-2766; C-3590)	2008.Ap.N						

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120.160	n	(P-1997)		
120.170	n	(P-1997)		
250.105	am	(P-15862/91; A-5335)		
250.110	r	(P-15862/91; A-5335)		
250.115	r	(P-15862/91; A-5335)		
250.120	r	(P-15862/91; A-5335)		
250.125	r	(P-15862/91; A-5335)		
250.130	r	(P-15862/91; A-5335)		
250.135	r	(P-15862/91; A-5335)		
250.140	r	(P-15862/91; A-5335)		
250.145	r	(P-15862/91; A-5335)		
250.150	r	(P-15862/91; A-5335)		
250.200	am	(P-15862/91; A-5335)		
250.500	am	(P-15862/91; A-5335)		
250.600	am	(P-15862/91; A-5335)		
250.700	am	(P-15862/91; A-5335)		
250.705	n	(P-15862/91; A-5335)		
250.710	n	(P-15862/91; A-5335)		
250.715	n	(P-15862/91; A-5335)		
250.805	am	(P-15862/91; A-5335)		
250.820	am	(P-15862/91; A-5335)		
250.825	am	(P-15862/91; A-5335)		
250.855	n	(P-15862/91; A-5335)		
250.860	n	(P-15862/91; A-5335)		
300.100	r	(P-4626; C-6897; A-13828)		
300.110	r	(P-4626; C-6897; A-13828)		
300.120	r	(P-4626; C-6897; A-13828)		
300.200	r	(P-4626; C-6897; A-13828)		
300.210	r	(P-4626; C-6897; A-13828)		
300.220	r	(P-4626; C-6897; A-13828)		
300.230	r	(P-4626; C-6897; A-13828)		
300.300	r	(P-4626; C-6897; A-13828)		
300.310	r	(P-4626; C-6897; A-13828)		
300.400	r	(P-4626; C-6897; A-13828)		
300.410	r	(P-4626; C-6897; A-13828)		
300.420	r	(P-4626; C-6897; A-13828)		

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TITLE 56 (CONT'D)		300.830	n	(P-4626; C-6897; A-13828)
300.840	n	(P-4626; C-6897; A-13828)		
300.850	n	(P-4626; C-6897; A-13828)		
300.860	n	(P-4626; C-6897; A-13828)		
300.870	n	(P-4626; C-6897; A-13828)		
300.880	n	(P-4626; C-6897; A-13828)		
300.890	n	(P-4626; C-6897; A-13828)		
300.900	n	(P-4626; C-6897; A-13828)		
300.910	n	(P-4626; C-6897; A-13828)		
300.920	n	(P-4626; C-6897; A-13828)		
300.930	n	(P-4626; C-6897; A-13828)		
300.940	n	(P-4626; C-6897; A-13828)		
300.950	n	(P-4626; C-6897; A-13828)		
300.960	n	(P-4626; C-6897; A-13828)		
300.970	n	(P-4626; C-6897; A-13828)		
300.980	n	(P-4626; C-6897; A-13828)		
300.990	n	(P-4626; C-6897; A-13828)		
300.1000	n	(P-4626; C-6897; A-13828)		
300.1010	n	(P-4626; C-6897; A-13828)		
300.1020	n	(P-4626; C-6897; A-13828)		
350.10	am	(P-1; A-8518)		
350.280	am	(P-1) (P-3780; A-8518)		
350.290	n	(P-3260)		
350.300	n	(P-3260)		
350.310	n	(P-3260)		
350.400	n	(P-4645; C-6057)		
350.410	n	(P-4645; C-6057)		
350.420	n	(P-4645; C-6057)		
350.430	n	(P-4645; C-6057)		
350.440	n	(P-4645; C-6057)		

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TITLE 56 (CONT'D)		TITLE 59 (CONT'D)	
2720.7	n	5300.550	r
2720.10	am	5300.560	am
2720.108	n	5300.570	r
2720.130	am	5300.610	am
2720.215	n	5300.620	am
2720.240	am	5300.630	am
2720.315	am	5300.640	am
2725.2	n	5300.650	am
2725.100	am	5300.660	am
2725.105	am	5300.720	am
2725.115	am	5300.730	am
2725.225	am	5300.735	n
2725.237	n	5300.745	n
2725.245	am	5300.750	am
2732.203	n	5300.765	am
2732.220	n	5300.770	r
2732.305	am	5300.782	r
2760.110	am	5300.783	r
2760.120	am	5300.784	r
2760.125	am	5300.785	r
2760.130	am	5300.786	r
2760.145	am	5300.787	r
2760.150	am	5300.825	am
2765.5	am	5300.865	am
2765.45	am	5300.920	am
2765.50	am	5300.930	am
2765.55	am	5300.940	am
2765.60	am	5300.950	am
2765.64	n	5300.960	am
2765.66	am	5300.1145	n
2765.67	n	5300.1150	am
2765.68	am	5300.1160	am
2765.69	n	5400.110	am
2765.70	am		
2765.74	n	5400.210	am
2765.75	am		
2765.225	n	5400.310	am
2765.228	n		
2765.230	n	6000.50	am
2765.325	am	6000.340	n
2765.328	n		
2770.110	am	TITLE 59	
5300.10	am	101.100	n
5300.20	am		
5300.30	am	103.90	am
5300.40	am	115.320	am
5300.210	am	119.260	am
5300.310	am	120.70	am
5300.450	am	125.70	am
5300.460	am	130.10	r

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TITLE 56 (CONT'D)		TITLE 59 (CONT'D)		TITLE 59 (CONT'D)	
2720.7	n	(P-14343/91; A-2556)	r	(P-10521/91; A-7838)	130.11
2720.10	am	(P-14343/91; A-2556)	am	(P-10521/91; A-7838)	130.15
2720.108	n	(P-14343/91; A-2556)	r	(P-10521/91; A-7838)	130.20
2720.130	am	(P-14343/91; A-2556)	am	(P-10521/91; A-7838)	130.30
2720.215	n	(P-14343/91; A-2556)	am	(P-10521/91; A-7838)	130.40
2720.240	am	(P-14343/91; A-2556)	am	(P-10521/91; A-7838)	130.50
2720.315	am	(P-14343/91; A-2556)	am	(P-10521/91; A-7838)	130.51
2725.2	n	(E-7502)	am	(P-10521/91; A-7838)	130.60
2725.100	am	(P-3734)	am	(P-10521/91; A-7838)	130.70
2725.105	am	(P-14014/91; A-2122)	am	(P-10521/91; A-7838)	130.80
2725.115	am	(P-14014/91; A-2122)	n	(P-10521/91; A-7838)	130.100
2725.225	am	(P-3734)	n	(P-10521/91; A-7838)	130.105
2725.237	n	(P-13252/91; A-113)	am	(P-10521/91; A-7838)	130.110
2725.245	am	(P-3734)	am	(P-10521/91; A-7838)	130.120
2732.203	n	(P-3248; A-8173)	n	(P-10521/91; A-7838)	130.130
2732.220	n	(P-3248; A-8173)	r	(P-10521/91; A-7838)	130.140
2732.305	n	(P-785; A-12159)	r	(P-10521/91; A-7838)	130.150
2760.110	am	(P-14023/91; A-3993)	r	(P-10521/91; A-7838)	130.160
2760.120	am	(P-14023/91; A-3993)	r	(P-10521/91; A-7838)	130.170
2760.125	am	(P-14023/91; A-3993)	r	(P-10521/91; A-7838)	130.180
2760.130	am	(P-14023/91; A-3993)	r	(P-10521/91; A-7838)	130.190
2760.145	am	(P-14023/91; A-3993)	r	(P-10521/91; A-7838)	130.200
2760.150	am	(P-14023/91; A-3993)	am	(P-10521/91; A-7838)	130.210
2765.5	am	(P-12006)	am	(P-10521/91; A-7838)	130.220
2765.45	am	(P-14032/91; A-2131)	am	(P-10521/91; A-7838)	130.230
2765.50	am	(P-12006)	am	(P-10521/91; A-7838)	130.240
2765.55	am	(P-14032/91; A-2131)	am	(P-10521/91; A-7838)	130.250
2765.60	am	(P-14032/91; A-2131)	am	(P-10521/91; A-7838)	130.260
2765.64	n	(P-12006)	am	(P-10521/91; A-7838)	130.2b.A
2765.66	am	(P-12006)	n	(P-10521/91; A-7838)	130.2b.B
2765.67	n	(P-11034/91; A-12165)	am	(P-10521/91; A-7838)	132.10
2765.68	am	(P-14032/91; A-2131)	am	(P-10521/91; A-7838)	132.15
2765.69	n	(P-11034/91; A-12165)	am	(P-1490; A-8529)	132.20
2765.70	am	(P-12006)	am	(E-1693)	132.25
2765.74	n	(P-12006)	am	(P-1490; A-8529)	132.30
2765.75	am	(P-12006)	am	(E-1693)	132.35
2765.225	n	(P-11034/91; A-12165)	am	(P-1490; A-8529)	132.40
2765.228	n	(P-11034/91; A-12165)	am	(P-1490; A-8529)	132.45
2765.230	n	(P-11034/91; A-12165)	am	(P-5399; A-12436)	132.50
2765.325	am	(P-11034/91; A-12165)	n	(P-7543) (E-7716)	132.55
2765.328	n	(P-11034/91; A-12165)	n		
2770.110	am	(P-13257/91; A-118)			
5300.10	am	(P-10521/91; A-7838)	n	(P-14363/91; A-2137)	
5300.20	am	(P-10521/91; A-7838)	am	(E-14663/91)	
5300.30	am	(P-10521/91; A-7838)	am	(E-2643)	
5300.40	am	(P-10521/91; A-7838)	am	(E-2676)	
5300.210	am	(P-10521/91; A-7838)	am	(E-2662)	
5300.310	am	(P-10521/91; A-7838)	am	(E-2652)	
5300.450	am	(P-10521/91; A-7838)	am	(E-2672)	
5300.460	am	(P-10521/91; A-7838)	r	(P-8842)	
		TITLE 59			
		101.100			
		103.90			
		115.320			
		119.260			
		120.70			
		125.70			
		130.10			

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TITLE 62 (CONT'D)		870.310	n	(P-12094/91; A-3096)
1847.7	n	870.315	n	(P-12094/91; A-3096)
1847.8	n	870.320	n	(P-12094/91; A-3096)
1847.9	n	870.325	n	(P-12094/91; A-3096)
1848.1	n	870.400	n	(P-12094/91; A-3096)
1848.2	n	870.405	n	(P-12094/91; A-3096)
1848.3	n	870.500	n	(P-12094/91; A-3096)
1848.5	n	870.505	n	(P-12094/91; A-3096)
1848.6	n	870.510	n	(P-12094/91; A-3096)
1848.7	n	870.515	n	(P-12094/91; A-3096)
1848.8	n	870.520	n	(P-12094/91; A-3096)
1848.9	n	870.525	n	(P-12094/91; A-3096)
1848.11	n	1130.10	n	(P-2010)
1848.12	n	1130.20	n	(P-2010)
1848.13	n	1130.30	n	(P-2010)
1848.15	n	1130.40	n	(P-2010)
1848.16	n	1130.50	n	(P-2010)
1848.17	n	1130.60	n	(P-2010)
1848.18	n	1130.70	n	(P-2010)
1848.19	n	1150.20	am	(P-2492/91; A-3143)
1848.20	n	1150.30	am	(P-2492/91; A-3143)
1848.21	n	1150.40	am	(P-2492/91; A-3143)
1848.22	n	1150.50	am	(P-2492/91; A-3143)
2501.37	n	1150.60	am	(P-2492/91; A-3143)
		1150.65	am	(P-2492/91; A-3143)
		1150.70	am	(P-2492/91; A-3143)
		1150.80	am	(P-2492/91; A-3143)
		1150.90	am	(P-2492/91; A-3143)
		1150.100	am	(P-2492/91; A-3143)
		1150.110	am	(P-2492/91; A-3143)
		1150.11.A	am	(P-2492/91; A-3143)
		1175.565	am	(P-8033; A-13276)
		1200.30	am	(P-14369/91; A-3169)
		1255.10	n	(P-17030/91; A-3194)
		1255.20	n	(P-17030/91; A-3194)
		1255.30	n	(P-17030/91; A-3194)
		1255.40	n	(P-17030/91; A-3194)
		1255.50	n	(P-17030/91; A-3194)
		1255.60	n	(P-17030/91; A-3194)
		1255.70	n	(P-17030/91; A-3194)
		1255.80	n	(P-17030/91; A-3194)
		1255.90	n	(P-17030/91; A-3194)
		1270.20	am	(P-10863)
		1275.40	am	(P-5741; A-10458)
		1275.50	am	(P-5741; A-10458)
		1275.80	n	(P-5741; A-10458)
		1310.20	am	(P-3784; A-12565)
		1310.30	am	(P-3784; A-12565)
		1310.40	am	(P-3784; A-12565)
		1310.60	am	(P-3784; A-12565)
		1310.70	am	(P-3784; A-12565)

TITLE 68

580.10	n	(P-8671)
580.20	n	(P-8671)
580.30	n	(P-8671)
580.40	n	(P-8671)
580.50	n	(P-8671)
750.3000	am	(E-12785)
750.4000	n	(E-12785)
750.4010	n	(E-12785)
870.100	n	(P-12094/91; A-3096)
870.105	n	(P-12094/91; A-3096)
870.110	n	(P-12094/91; A-3096)
870.115	n	(P-12094/91; A-3096)
870.120	n	(P-12094/91; A-3096)
870.200	n	(P-12094/91; A-3096)
870.210	n	(P-12094/91; A-3096)
870.215	n	(P-12094/91; A-3096)
870.220	n	(P-12094/91; A-3096)
870.225	n	(P-12094/91; A-3096)
870.230	n	(P-12094/91; A-3096)
870.235	n	(P-12094/91; A-3096)
870.240	n	(P-12094/91; A-3096)
870.245	n	(P-12094/91; A-3096)
870.300	n	(P-12094/91; A-3096)
870.305	n	(P-12094/91; A-3096)

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TITLE 68 (CONT'D)		1510.70	n	(P-12104)
		TITLE 71		
		1310.75	am	(P-3784; A-12565)
		1310.80	am	(P-3784; A-12565)
		1310.85	am	(P-3784; A-12565)
		1310.90	am	(P-3784; A-12565)
		1330.10	am	(P-5746)
		1330.20	am	(P-5746)
		1330.30	am	(P-5746)
		1330.40	am	(P-5746)
		1330.50	am	(P-5746)
		1330.55	am	(P-5746)
		1330.70	am	(P-5746)
		1330.75	n	(P-5746)
		1330.80	am	(P-5746)
		1330.90	am	(P-5746)
		1330.91	am	(P-5746)
		1330.92	am	(P-5746)
		1330.93	am	(P-5746)
		1330.94	am	(P-5746)
		1330.95	am	(P-5746)
		1330.96	am	(P-5746)
		1330.99	am	(P-5746)
		1330.100	am	(P-5746)
		1330.110	am	(P-5746)
		1330.120	am	(P-5746)
		1330.130	am	(P-5746)
		1330.140	am	(P-5746)
		1340.15	n	(P-11369/91; A-3175)
		1340.20	am	(P-11369/91; A-3175)
		1340.30	am	(P-11369/91; A-3175)
		1340.40	am	(P-11369/91; A-3175)
		1340.50	am	(P-11369/91; A-3175)
		1340.55	am	(P-11369/91; A-3175)
		1340.60	am	(P-11369/91; A-3175)
		1340.65	am	(P-11369/91; A-3175)
		1340.70	am	(P-11369/91; A-3175)
		1360.30	am	(P-8318; A-13281)
		1360.45	am	(P-8318; A-13281)
		1360.60	am	(P-8318; A-13281)
		1360.70	am	(P-8318; A-13281)
		1380.280	am	(P-9385)
		1380.300	am	(P-9385)
		1450.175	n	(P-14375/91; A-3204)
		1470.95	n	(P-18348/91; A-7009)
		1510.10	n	(P-12104) (E-12216)
		1510.20	n	(P-12104) (E-12216)
		1510.30	n	(P-12104) (E-12216)
		1510.40	n	(P-12104) (E-12216)
		1510.50	n	(P-12104) (E-12216)
		1510.60	n	(P-12104) (E-12216)

TITLE 77

205.620	am	(P-3426)
250.2720	n	(P-2016)
300.110	am	(P-2034)
300.120	am	(P-4367/91; A-681)
300.140	am	(P-2034)

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760.2041	n	(P-5861)	790.799	am	(P-15943/91; A-5941; C-7512)
760.2042	n	(P-5861)			(P-4782; A-12913)
760.2050	n	(P-5861)			(E-4899) (P-8329)
760.2060	n	(P-5861)			(E-8571)
760.2070	n	(P-5861)	790.820	am	(P-4782; A-12913)
760.2080	n	(P-5861)			(E-4899)
760.3000	n	(P-5861)	790.830	am	(P-4782; A-12913)
760.3100	n	(P-5861)			(E-4899)
760.3200	n	(P-5861)	790.860	am	(P-4782; A-12913)
770.10	r	(P-5885)			(E-4899)
770.20	r	(P-5885)	790.900	am	(P-4782; A-12913)
770.30	r	(P-5885)			(E-4899)
790.40	am	(P-15943/91; A-5941; C-7512)	790.910	am	(P-4782; A-12913)
790.480	am	(P-4782; A-12913)			(E-4899)
790.500	am	(P-4782; A-12913)	790.920	am	(P-15943/91; A-5941; C-7512)
790.540	am	(P-4782; A-12913)	790.980	am	(P-4782; A-12913)
790.548	am	(P-4782; A-12913)			(E-4899)
790.580	am	(P-4782; A-12913)	790.1060	am	(P-4782; A-12913)
790.600	am	(P-4782; A-12913)	790.1112	am	(E-4899)
		(E-4899)	790.1120	am	(P-4782; A-12913)
		(P-15943/91; A-5941; C-7512)	790.1140	am	(E-4899)
		(P-4782; A-12913)			(E-4899)
		(E-4899) (P-8329)	790.1300	am	(P-4782; A-12913)
		(E-8571)	790.1345	am	(P-4782; A-12913)
790.620	am	(P-4782; A-12913)			(E-4899)
790.660	am	(P-4782; A-12913)	790.1350	am	(P-15943/91; A-5941; C-7512)
790.700	am	(P-4782; A-12913)			(E-4899)
790.706	am	(P-4782; A-12913)	790.1388	n	(P-4782; A-12913)
790.721	am	(P-4782; A-12913)			(E-4899)
790.740	am	(P-4782; A-12913)			(P-15943/91; A-5941; C-7512) (P-8329)
		(E-4899)	790.1420	am	(E-8571)
		(P-4782; A-12913)			(P-4782; A-12913)
		(E-4899) (P-8329)	790.1460	am	(E-4899)
790.760	am	(P-4782; A-12913)			(E-8571)
790.780	am	(P-4782; A-12913)	790.1490	am	(P-4782; A-12913)
790.788	am	(P-4782; A-12913)			(E-4899)
		(E-4899)	790.1500	am	(P-4782; A-12913)
		(P-4782; A-12913)			(E-4899)
		(E-4899)	790.1540	am	(P-4782; A-12913)
		(P-8329) (E-8571)			(E-4899)

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790.1560	am	(P-4782; A-12913)	790.2485	am	(P-15943/91; A-5941; C-7512)
790.1570	am	(E-4899)	790.2500	am	(P-4782; A-12913)
		(E-4899)			(E-4899)
790.1660	am	(P-8329) (E-8571)	790.2510	am	(P-4782; A-12913)
		(P-4782; A-12913)			(E-4899)
790.1685	am	(E-4899)	790.2540	am	(P-4782; A-12913)
		(P-4782; A-12913)			(E-4899)
790.1700	am	(E-4899)	790.2580	am	(P-15943/91; A-5941; C-7512)
		(P-4782; A-12913)			(E-4899)
790.1710	am	(E-4899)			(P-4782; A-12913)
		(P-4782; A-12913)	790.2603	am	(P-15943/91; A-5941; C-7512)
790.1740	am	(P-4782; A-12913)			(E-4899)
		(E-4899)	790.2605	am	(P-4782; A-12913)
790.1820	am	(P-4782; A-12913)			(E-4899)
		(E-4899)	790.2613	am	(P-15943/91; A-5941; C-7512)
790.1830	n	(P-4782; A-12913)			(E-4899)
790.1835	n	(P-8329) (E-8571)	790.2617	am	(P-4782; A-12913)
790.1860	am	(P-4782; A-12913)			(E-4899)
		(E-4899)	790.2618	am	(P-4782; A-12913)
790.1950	am	(P-15943/91; A-5941; C-7512)	790.2620	am	(P-4782; A-12913)
		(E-4899)			(E-4899)
		(P-4782; A-12913)	790.2661	am	(P-4782; A-12913)
790.1980	am	(P-4782; A-12913)			(E-4899)
		(E-4899)	790.2780	am	(P-4782; A-12913)
790.2020	am	(P-4782; A-12913)			(E-4899)
		(E-4899)	790.2805	am	(P-15943/91; A-5941; C-7512) (P-8329)
790.2060	am	(P-8329) (E-8571)			(E-8571)
790.2097	am	(P-4782; A-12913)			(P-4782; A-12913)
		(E-4899)	790.2900	am	(P-4782; A-12913)
790.2100	am	(P-4782; A-12913)			(E-4899)
		(E-4899)	790.2902	am	(P-4782; A-12913)
790.2140	am	(P-4782; A-12913)			(E-4899)
		(E-4899)	790.2904	am	(P-4782; A-12913)
790.2155	am	(P-4782; A-12913)			(E-4899)
		(E-4899)	790.2980	am	(P-4782; A-12913)
790.2180	am	(P-4782; A-12913)			(E-4899)
		(E-4899)	790.3020	am	(P-4782; A-12913)
790.2260	am	(P-4782; A-12913)			(E-4899)
		(E-4899)	790.3021	am	(P-4782; A-12913)
790.2380	am	(P-4782; A-12913)			(E-4899)
		(E-4899)	790.3027	am	(P-15943/91; A-5941)
790.2390	am	(P-4782; A-12913)			(P-4782; A-12913)
		(E-4899)	790.3029	am	(E-4899)
		(P-4782; A-12913)			(P-4782; A-12913)
790.2470	am	(P-4782; A-12913)	790.3049	am	(P-4782; A-12913)
		(E-4899)			(E-4899)

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790.3054	am	(P-4782; A-12913) (E-4899)	790.3910	am	(P-4782; A-12913) (E-4899)	790.3940	am	(P-4782; A-12913) (E-4899)	790.3945	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3996	am	(P-4782; A-12913) (E-4899)	790.4012	am	(P-4782; A-12913) (E-4899)	790.4040	am	(P-4782; A-12913) (E-4899)
790.3085	am	(P-4782; A-12913) (E-4899)	790.3940	am	(P-4782; A-12913) (E-4899)	790.3945	am	(P-4782; A-12913) (E-4899)	790.3945	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3996	am	(P-4782; A-12913) (E-4899)	790.4012	am	(P-4782; A-12913) (E-4899)	790.4040	am	(P-4782; A-12913) (E-4899)
790.3100	am	(P-4782; A-12913) (E-4899)	790.3940	am	(P-4782; A-12913) (E-4899)	790.3945	am	(P-4782; A-12913) (E-4899)	790.3945	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3996	am	(P-4782; A-12913) (E-4899)	790.4012	am	(P-4782; A-12913) (E-4899)	790.4040	am	(P-4782; A-12913) (E-4899)
790.3260	am	(P-4782; A-12913) (E-4899)	790.3945	am	(P-4782; A-12913) (E-4899)	790.3945	am	(P-4782; A-12913) (E-4899)	790.3945	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3996	am	(P-4782; A-12913) (E-4899)	790.4012	am	(P-4782; A-12913) (E-4899)	790.4040	am	(P-4782; A-12913) (E-4899)
790.3300	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.4040	am	(P-4782; A-12913) (E-4899)
790.3308	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.4040	am	(P-4782; A-12913) (E-4899)
790.3315	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.4040	am	(P-4782; A-12913) (E-4899)
790.3335	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.4040	am	(P-4782; A-12913) (E-4899)
790.3340	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.4040	am	(P-4782; A-12913) (E-4899)
790.3420	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.4040	am	(P-4782; A-12913) (E-4899)
790.3437	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.3980	am	(P-4782; A-12913) (E-4899)	790.4040	am	(P-4782; A-12913) (E-4899)
790.3472	am	(P-8329; E-8571) (P-4782; A-12913)	790.4140	am	(P-8329; E-8571) (P-4782; A-12913)	790.4140	am	(P-8329; E-8571) (P-4782; A-12913)	790.4140	am	(P-8329; E-8571) (P-4782; A-12913)	790.4140	am	(P-8329; E-8571) (P-4782; A-12913)	790.4140	am	(P-8329; E-8571) (P-4782; A-12913)	790.4140	am	(P-8329; E-8571) (P-4782; A-12913)	790.4140	am	(P-8329; E-8571) (P-4782; A-12913)
790.3480	n	(P-4782; A-12913) (E-4899)	790.4173	am	(P-4782; A-12913) (E-4899)	790.4173	am	(P-4782; A-12913) (E-4899)	790.4173	am	(P-4782; A-12913) (E-4899)	790.4173	am	(P-4782; A-12913) (E-4899)	790.4173	am	(P-4782; A-12913) (E-4899)	790.4173	am	(P-4782; A-12913) (E-4899)	790.4173	am	(P-4782; A-12913) (E-4899)
790.3492	am	(P-4782; A-12913) (E-4899)	790.4180	am	(P-4782; A-12913) (E-4899)	790.4180	am	(P-4782; A-12913) (E-4899)	790.4180	am	(P-4782; A-12913) (E-4899)	790.4180	am	(P-4782; A-12913) (E-4899)	790.4180	am	(P-4782; A-12913) (E-4899)	790.4180	am	(P-4782; A-12913) (E-4899)	790.4180	am	(P-4782; A-12913) (E-4899)
790.3495	n	(P-4782; A-12913) (E-4899)	790.4220	am	(P-4782; A-12913) (E-4899)	790.4220	am	(P-4782; A-12913) (E-4899)	790.4220	am	(P-4782; A-12913) (E-4899)	790.4220	am	(P-4782; A-12913) (E-4899)	790.4220	am	(P-4782; A-12913) (E-4899)	790.4220	am	(P-4782; A-12913) (E-4899)	790.4220	am	(P-4782; A-12913) (E-4899)
790.3540	am	(P-4782; A-12913) (E-4899)	790.4260	am	(P-4782; A-12913) (E-4899)	790.4260	am	(P-4782; A-12913) (E-4899)	790.4260	am	(P-4782; A-12913) (E-4899)	790.4260	am	(P-4782; A-12913) (E-4899)	790.4260	am	(P-4782; A-12913) (E-4899)	790.4260	am	(P-4782; A-12913) (E-4899)	790.4260	am	(P-4782; A-12913) (E-4899)
790.3620	am	(P-4782; A-12913) (E-4899)	790.4300	am	(P-4782; A-12913) (E-4899)	790.4300	am	(P-4782; A-12913) (E-4899)	790.4300	am	(P-4782; A-12913) (E-4899)	790.4300	am	(P-4782; A-12913) (E-4899)	790.4300	am	(P-4782; A-12913) (E-4899)	790.4300	am	(P-4782; A-12913) (E-4899)	790.4300	am	(P-4782; A-12913) (E-4899)
790.3700	am	(P-4782; A-12913) (E-4899)	790.4385	am	(P-4782; A-12913) (E-4899)	790.4385	am	(P-4782; A-12913) (E-4899)	790.4385	am	(P-4782; A-12913) (E-4899)	790.4385	am	(P-4782; A-12913) (E-4899)	790.4385	am	(P-4782; A-12913) (E-4899)	790.4385	am	(P-4782; A-12913) (E-4899)	790.4385	am	(P-4782; A-12913) (E-4899)
790.3742	am	(P-4782; A-12913) (E-4899)	790.4386	am	(P-4782; A-12913) (E-4899)	790.4386	am	(P-4782; A-12913) (E-4899)	790.4386	am	(P-4782; A-12913) (E-4899)	790.4386	am	(P-4782; A-12913) (E-4899)	790.4386	am	(P-4782; A-12913) (E-4899)	790.4386	am	(P-4782; A-12913) (E-4899)	790.4386	am	(P-4782; A-12913) (E-4899)
790.3780	am	(P-4782; A-12913) (E-4899)	790.4396	am	(P-4782; A-12913) (E-4899)	790.4396	am	(P-4782; A-12913) (E-4899)	790.4396	am	(P-4782; A-12913) (E-4899)	790.4396	am	(P-4782; A-12913) (E-4899)	790.4396	am	(P-4782; A-12913) (E-4899)	790.4396	am	(P-4782; A-12913) (E-4899)	790.4396	am	(P-4782; A-12913) (E-4899)
790.3860	am	(P-4782; A-12913) (E-4899)	790.4398	am	(P-4782; A-12913) (E-4899)	790.4398	am	(P-4782; A-12913) (E-4899)	790.4398	am	(P-4782; A-12913) (E-4899)	790.4398	am	(P-4782; A-12913) (E-4899)	790.4398	am	(P-4782; A-12913) (E-4899)	790.4398	am	(P-4782; A-12913) (E-4899)	790.4398	am	(P-4782; A-12913) (E-4899)
790.3875	n	(P-4782; A-12913) (E-4899)	790.4420	am	(P-4782; A-12913) (E-4899)	790.4420	am	(P-4782; A-12913) (E-4899)	790.4420	am	(P-4782; A-12913) (E-4899)	790.4420	am	(P-4782; A-12913) (E-4899)	790.4420	am	(P-4782; A-12913) (E-4899)	790.4420	am	(P-4782; A-12913) (E-4899)	790.4420	am	(P-4782; A-12913) (E-4899)
790.3907	am	(P-4782; A-12913) (E-4899)	790.4580	am	(P-4782; A-12913) (E-4899)	790.4580	am	(P-4782; A-12913) (E-4899)	790.4580	am	(P-4782; A-12913) (E-4899)	790.4580	am	(P-4782; A-12913) (E-4899)	790.4580	am	(P-4782; A-12913) (E-4899)	790.4580	am	(P-4782; A-12913) (E-4899)	790.4580	am	(P-4782; A-12913) (E-4899)
	am	(P-4782; A-12913) (E-4899)	790.4620	am	(P-4782; A-12913) (E-4899)	790.4620	am	(P-4782; A-12913) (E-4899)	790.4620	am	(P-4782; A-12913) (E-4899)	790.4620	am	(P-4782; A-12913) (E-4899)	790.4620	am	(P-4782; A-12913) (E-4899)	790.4620	am	(P-4782; A-12913) (E-4899)	790.4620	am	(P-4782; A-12913) (E-4899)

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TITLE 77 (CONT'D)																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																			</
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TITLE 77 (CONT'D)					
790.6260	am	(P-4782; A-12913) (E-4899)	790.6860	am	(P-4782; A-12913) (E-4899)
790.6275	am	(P-4782; A-12913) (E-4899)	790.6875	am	(P-4782; A-12913) (E-4899)
790.6277	am	(P-4782; A-12913) (E-4899)	790.6885	am	(P-4782; A-12913) (E-4899)
		(P-4782; A-12913) (E-4899)	790.6895	am	(P-4782; A-12913) (E-4899)
790.6280	r	(P-8329) (E-8571) (P-4782; A-12913) (E-4899)	790.6940	am	(P-4782; A-12913) (E-4899)
790.6300	am	(P-4782; A-12913) (E-4899)	790.6960	am	(P-4782; A-12913) (E-4899)
790.6340	am	(P-4782; A-12913) (E-4899)	790.6980	am	(P-4782; A-12913) (E-4899)
790.6370	am	(P-4782; A-12913) (E-4899)	790.7100	am	(P-4782; A-12913) (E-4899)
		(P-15943/91; A-5941; C-7512) (P-8329)	790.7120	am	(P-4782; A-12913) (E-4899)
790.6375	am	(E-8571) (P-4782; A-12913) (E-4899)	790.7130	am	(P-4782; A-12913) (E-4899)
790.6420	am	(P-4782; A-12913) (E-4899)	790.7140	am	(P-4782; A-12913) (E-4899)
790.6430	am	(P-8329) (E-8571) (P-4782; A-12913) (E-4899)	790.7180	am	(P-4782; A-12913) (E-4899)
790.6452	am	(P-4782; A-12913) (E-4899)	790.7229	am	(P-4782; A-12913) (E-4899)
790.6456	am	(P-4782; A-12913) (E-4899)	790.7260	am	(P-4782; A-12913) (E-4899)
790.6460	am	(P-4782; A-12913) (E-4899)	790.7263	n	(P-4782; A-12913) (E-4899)
790.6480	am	(P-4782; A-12913) (E-4899)	790.7265	am	(P-4782; A-12913) (E-4899)
790.6500	am	(P-4782; A-12913) (E-4899)			(P-8329) (E-8571) (P-4782; A-12913) (E-4899)
790.6540	am	(P-4782; A-12913) (E-4899)	790.7280	am	(P-4782; A-12913) (E-4899)
790.6570	r	(P-4782; A-12913) (E-4899)	790.7291	am	(P-4782; A-12913) (E-4899)
790.6580	am	(P-4782; A-12913) (E-4899)	790.7296	am	(P-4782; A-12913) (E-4899)
790.6610	am	(P-8329) (E-8571) (P-4782; A-12913) (E-4899)	790.7380	am	(P-4782; A-12913) (E-4899)
790.6670	am	(P-4782; A-12913) (E-4899)	790.7400	am	(P-4782; A-12913) (E-4899)
790.6780	am	(P-4782; A-12913) (E-4899)			(P-8329) (E-8571) (P-4782; A-12913) (E-4899)
		(P-8329) (E-8571) (P-4782; A-12913) (E-4899)	790.7420	am	(P-8329) (E-8571) (P-4782; A-12913) (E-4899)
790.6800	am	(P-4782; A-12913) (E-4899)	790.7500	am	(P-4782; A-12913) (E-4899)
790.6820	am	(P-4782; A-12913) (E-4899)	790.7510	am	(P-4782; A-12913) (E-4899)

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TITLE 77 (CONT'D)					
790.7540	am	(P-4782; A-12913) (E-4899)	790.8724	am	(P-4782; A-12913) (E-4899)
790.7580	am	(P-4782; A-12913) (E-4899)	790.8740	am	(P-4782; A-12913) (E-4899)
790.7700	am	(P-4782; A-12913) (E-4899)	790.8780	am	(P-4782; A-12913) (E-4899)
		(P-4782; A-12913) (E-4899)	790.8820	am	(P-4782; A-12913) (E-4899)
790.7740	am	(P-8329) (E-8571) (P-4782; A-12913) (E-4899)	790.8900	am	(P-4782; A-12913) (E-4899)
790.7820	am	(P-4782; A-12913) (E-4899)	790.8940	am	(P-4782; A-12913) (E-4899)
790.7828	am	(P-4782; A-12913) (E-4899)	790.8980	am	(P-4782; A-12913) (E-4899)
		(P-15943/91; A-5941; C-7512)	790.9020	am	(P-4782; A-12913) (E-4899)
790.7834	am	(P-4782; A-12913) (E-4899)	790.9035	am	(P-4782; A-12913) (E-4899)
790.7860	am	(P-4782; A-12913) (E-4899)	790.9045	am	(P-4782; A-12913) (E-4899)
790.7940	am	(P-4782; A-12913) (E-4899)	790.9048	am	(P-4782; A-12913) (E-4899)
790.7980	am	(P-4782; A-12913) (E-4899)			(P-15943/91; A-5941; C-7512)
790.8015	am	(P-4782; A-12913) (E-4899)	790.9050	am	(P-15943/91; A-5941; C-7512) (P-8329)
790.8020	am	(P-4782; A-12913) (E-4899)			(E-8571)
790.8030	am	(P-8329) (E-8571) (P-4782; A-12913) (E-4899)	790.9056	am	(P-4782; A-12913) (E-4899)
790.8106	am	(P-4782; A-12913) (E-4899)	790.9060	am	(P-4782; A-12913) (E-4899)
790.8136	am	(P-4782; A-12913) (E-4899)	790.9070	n	(P-8329) (E-8571)
		(P-4782; A-12913) (E-4899)	790.9084	am	(P-4782; A-12913) (E-4899)
790.8248	am	(P-4782; A-12913) (E-4899)	790.9100	am	(P-4782; A-12913) (E-4899)
790.8300	am	(P-4782; A-12913) (E-4899)			(P-15943/91; A-5941; C-7512)
790.8420	am	(P-4782; A-12913) (E-4899)	790.9140	am	(P-4782; A-12913) (E-4899)
790.8540	am	(P-4782; A-12913) (E-4899)	790.9180	am	(P-4782; A-12913) (E-4899)
790.8580	am	(P-4782; A-12913) (E-4899)	790.9220	am	(P-4782; A-12913) (E-4899)
		(P-15943/91; A-5941; C-7512)	790.9260	am	(P-4782; A-12913) (E-4899)
790.8620	am	(P-4782; A-12913) (E-4899)	790.9300	am	(P-4782; A-12913) (E-4899)
790.8700	am	(P-4782; A-12913) (E-4899)	790.9340	am	(P-4782; A-12913) (E-4899)
790.8710	am	(P-4782; A-12913) (E-4899)			

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TITLE 77 (CONT'D)	Ex.B	n	(P-4329)
790.9380 am	.II.B	r	(P-4329)
790.9420 am	840.Ap.C	am	(P-4329)
790.9460 am	.Ex.B	am	(P-4329)
790.9500 am	845.10	am	(P-12314)
790.9520 am	845.15	n	(P-12314)
790.9530 am	845.20	am	(P-12314)
790.9580 am	845.23	n	(P-12314)
795.10 n	845.25	n	(P-12314)
795.20 n	845.26	n	(P-12314)
795.30 n	845.28	n	(P-12314)
795.40 n	845.29	n	(P-12314)
795.50 n	845.30	am	(P-12314)
795.60 n	845.40	am	(P-12314)
795.70 n	845.50	am	(P-12314)
795.80 n	845.60	am	(P-12314)
795.90 n	845.Ap.A	n	(P-12314)
795.100 n	Ex.A	n	(P-12314)
795.110 n	Ex.B	n	(P-12314)
795.120 n	Ex.C	n	(P-12314)
795.130 n	845.Ap.B	n	(P-12314)
795.140 n	845.Ap.C	n	(P-12314)
795.150 n	845.Ap.D	n	(P-12314)
795.160 n	.II.A	n	(P-12314)
795.170 n	.II.B	n	(P-12314)
795.180 n	845.Ap.E	n	(P-12314)
795.190 n	900.10	am	(P-10870)
795.200 n	900.30	am	(P-10870)
795.210 n	900.40	am	(P-10870)
795.220 n	900.50	am	(P-10870)
830.10 am	900.60	am	(P-10870)
830.880 am	900.65	am	(P-10870)
830.885 am	900.70	am	(P-10870)
830.890 am	900.Tb.E	n	(P-10870)
830.900 am	900.Tb.F	n	(P-10870)
840.20 am	900.Tb.G	n	(P-10870)
840.115 am	900.Tb.H	n	(P-10870)
840.215 am	900.Tb.I	n	(P-10870)
840.305 am	900.Ex.A	n	(P-10870)
840.310 am	900.Ex.B	n	(P-10870)
840.Ap.B	900.Ex.C	n	(P-10870)
.Ex.A	900.Ex.D	n	(P-10870)
.II.A	905.15	am	(P-8128)
	905.100	am	(P-8128)
	915.10	am	(P-10989)
	915.20	am	(P-10989)
	915.40	n	(P-10989)
	915.50	n	(P-10989)
	1110.60	n	(E-13159)
	1110.235	n	(E-13159)
	1120.10	n	(E-13132)

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TITLE 77 (CONT'D)	Ex.B	n	(P-4329)
1120.20 n	.II.B	r	(P-4329)
1120.110 n	840.Ap.C	am	(P-4329)
1120.120 n	.Ex.B	am	(P-4329)
1120.130 n	845.10	am	(P-12314)
1120.210 n	845.15	n	(P-12314)
1120.310 n	845.20	am	(P-12314)
1120.Ap.A	845.23	n	(P-12314)
1120.Tb.H	845.25	n	(P-12314)
1130.140 am	845.26	n	(P-12314)
1130.220 am	845.28	n	(P-12314)
1130.410 am	845.29	n	(P-12314)
1130.510 am	845.30	am	(P-12314)
1130.620 am	845.40	am	(P-12314)
1130.630 am	845.50	am	(P-12314)
1130.640 am	845.60	am	(P-12314)
1130.710 am	845.Ap.A	n	(P-12314)
1130.720 am	Ex.A	n	(P-12314)
1130.730 am	Ex.B	n	(P-12314)
1130.740 am	Ex.C	n	(P-12314)
1130.750 am	845.Ap.B	n	(P-12314)
1130.760 am	845.Ap.C	n	(P-12314)
1130.770 am	845.Ap.D	n	(P-12314)
1190.30 am	.II.A	n	(P-12314)
1230.10 r	.II.B	n	(P-12314)
1230.20 r	845.Ap.E	n	(P-12314)
1230.30 r	900.10	am	(P-10870)
1230.110 r	900.30	am	(P-10870)
1230.120 r	900.40	am	(P-10870)
1230.210 r	900.50	am	(P-10870)
1230.220 r	900.60	am	(P-10870)
1230.230 r	900.65	am	(P-10870)
1230.330 r	900.70	am	(P-10870)
1230.340 r	900.Tb.E	n	(P-10870)
1230.350 r	900.Tb.F	n	(P-10870)
1230.360 r	900.Tb.G	n	(P-10870)
1230.370 r	900.Tb.H	n	(P-10870)
1230.380 r	900.Tb.I	n	(P-10870)
1230.390 r	900.Ex.A	n	(P-10870)
1230.400 r	900.Ex.B	n	(P-10870)
1230.410 r	900.Ex.C	n	(P-10870)
1230.420 r	900.Ex.D	n	(P-10870)
1240.10 r	905.15	am	(P-8128)
1240.20 r	905.100	am	(P-8128)
1240.30 r	915.10	am	(P-10989)
1240.40 r	915.20	am	(P-10989)
1240.50 r	915.40	n	(P-10989)
1240.60 r	915.50	n	(P-10989)
1240.70 r	1110.60	n	(E-13159)
1240.Ap.A	1110.235	n	(E-13159)
2030.10 n	1120.10	n	(E-13132)

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TITLE 80 (CONT'D)		(P-12051/91; A-3450)	(P-12051/91; A-3450)	(P-12384)	
310.290	am	(P-6521) (E-6888)	1650.510	(P-12384)	am
		(E-8239)	1650.520	(P-12384)	am
310.490	am	(P-342; A-8382)	1650.570	(P-12384)	am
		(E-711)	1650.620	(P-12384)	#
310.Ap.A	am	(P-342; A-8382)	1650.630	(P-12384)	am
		(PP-5068; RC-6899)	1650.640	(P-12384)	am
		(PP-7056)	1650.650	(P-12384)	am
.Tb.A	am	(P-342; A-8382)	2110.30	(P-12064/91; A-13801)	am
.Tb.B	am	(PP-7056)	2110.310	(P-12064/91; A-13801)	am
.Tb.C	am	(P-342; A-8382)	2110.440	(P-12064/91; A-13801)	am
.Tb.D	am	(P-342; A-8382)	2110.520	(P-12064/91; A-13801)	am
.Tb.E	am	(P-342; A-8382)	2110.610	(P-12064/91; A-13801)	am
.Tb.F	am	(P-342; A-8382)	2120.30	(P-12074/91; A-13811)	am
.Tb.G	am	(P-342; A-8382)	2120.210	(P-12074/91; A-13811)	am
.Tb.H	am	(P-342; A-8382)	2120.220	(P-12074/91; A-13811)	am
.Tb.I	am	(P-342; A-8382)	2120.310	(P-12074/91; A-13811)	am
.Tb.J	am	(P-342; A-8382)	2120.440	(P-12074/91; A-13811)	am
.Tb.K	am	(P-342; A-8382)	2120.510	(P-12074/91; A-13811)	am
.Tb.L	am	(P-342; A-8382)	2120.520	(P-12074/91; A-13811)	am
.Tb.M	am	(P-13179)	2120.610	(P-12074/91; A-13811)	am
.Tb.N	am	(P-342; A-8382)	2650.10	(P-3235; A-11438)	am
.Tb.O	am	(P-342; A-8382)	2650.25	(P-3235; A-11438)	am
.Tb.P	am	(P-342; A-8382)	2800.410	(P-7079; A-13823)	am
.Tb.Q	am	(P-342; A-8382)	2800.650	(P-15199/91; A-4831)	n
.Tb.R	am	(P-342; A-8382)			
.Tb.S	am	(P-342; A-8382)			
.Tb.T	am	(PP-5068; RC-6899)			
.Tb.U	am	(P-342; A-8382)			
.Tb.V	am	(P-342; A-8382)			
.Tb.W	am	(P-342; A-8382)			
.Tb.X	am	(P-342; A-8382)			
.Tb.Y	am	(P-342; A-8382)			
.Tb.Z	am	(P-342; A-8382)			
310.Ap.B	am	(P-11724) (P-12409)			
620.130	am	(P-13679) (E-13950)			
1120.80	n	(P-5554; A-13500)			
		(E-6052; RC-8253)			
1540.80	am	(P-7325)			
1540.90	am	(P-7325)			
1540.100	am	(P-7325)			
1540.130	am	(P-7325)			
1540.210	am	(P-7325)			
1650.210	am	(P-12384)			
1650.230	am	(P-12384)			
1650.240	am	(P-12384)			
1650.290	am	(P-12384)			
1650.330	am	(P-12384)			
1650.340	am	(P-12384)			
1650.370	#	(P-12384)			
1650.410	am	(P-12384)			
1650.450	am	(P-12384)			
1650.460	#	(P-12384)			

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TITLE 83 (CONT'D)		(P-10513)			
745.300	am	(P-10513)	100.9920		n
745.Ex.B	am	(P-10513)	110.190		n
757.10	n	(P-6542)	130.310		am
757.15	n	(P-6542)	180.101		am
757.100	n	(P-6542)	180.130		am
757.105	n	(P-6542)	180.140		am
757.110	n	(P-6542)	180.145		am
757.115	n	(P-6542)	180.150		am
757.120	n	(P-6542)	190.110		am
757.125	n	(P-6542)	190.120		am
757.130	n	(P-6542)	190.170		am
757.200	n	(P-6542)	190.175		am
757.205	n	(P-6542)	295.101		n
757.210	n	(P-6542)	295.105		n
757.215	n	(P-6542)	295.110		n
757.220	n	(P-6542)	295.115		n
757.225	n	(P-6542)	295.120		n
757.230	n	(P-6542)	330.110		am
757.235	n	(P-6542)	330.125		n
757.240	n	(P-6542)	330.160		am
757.245	n	(P-6542)	335.120		am
757.300	n	(P-6542)	335.140		am
757.Ex.A	n	(P-6542)	335.160		am
757.Ex.B	n	(P-6542)	460.101		am
757.Ex.C	n	(P-6542)	460.110		am
757.Ex.D	n	(P-6542)	480.101		am
757.Ex.E	n	(P-6542)	490.10		r
760.20	am	(P-6542)	490.20		r
		(P-14340/91; A-6177)	490.30		r
		(P-16535/91; A-6177)	490.40		r
		(P-7572)	490.50		r
		(P-3242)	490.60		r
		(P-3242)	490.70		r
		(P-3242)	490.80		r
		(P-17427/91; A-11009)	490.90		r
		(P-17427/91; A-11009)	490.100		r
		(P-17427/91; A-11009)	490.110		r
		(P-17427/91; A-11009)	490.120		r
		(P-17427/91; A-11009)	490.130		r
		(P-17427/91; A-11009)	490.140		r
		(P-17427/91; A-11009)	490.150		r
		(P-17427/91; A-11009)	490.160		r
		(P-17427/91; A-11009)	490.170		r
		(P-17427/91; A-11009)	490.180		r
		(P-17427/91; A-11009)	490.190		r
		(P-17427/91; A-11009)	490.200		r
		(P-17427/91; A-11009)	510.101		am
		(P-17427/91; A-11009)	510.110		am
		(P-17427/91; A-11009)	510.115		r
		(P-17427/91; A-11009)	510.120		am
		(P-17427/91; A-11009)	510.131		am

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510.145	am	(P-16932/91; A-5990)	112.79	am	(P-3335)
510.160	am	(P-16932/91; A-5990)	112.82	am	(P-3335)
3000.100	am	(P-3802; A-13310)	112.110	am	(P-18062/91; A-9972)
3000.200	am	(P-3802; A-13310)	112.115	am	(P-13195)
3000.210	am	(P-3802; A-13310)	112.127	am	(P-11399; E-11652)
3000.220	am	(P-3802; A-13310)	112.138	r	(P-18062/91; A-9972)
3000.230	am	(P-3802; A-13310)	112.300	am	(P-16596/91; A-11550)
3000.245	am	(P-3802; A-13310)	112.400	am	(P-13383; E-13641)
3000.270	am	(P-3802; A-13310)	113.9	am	(P-14994/91; A-3468)
3000.420	am	(P-3802; A-13310)	113.40	am	(P-14994/91; A-3468)
3000.425	am	(P-3802; A-13310)	113.50	am	(P-14994/91; A-3468)
3000.610	am	(P-3802; A-13310)	113.108	r	(P-16610/91; A-11565)
3000.620	am	(P-3802; A-13310)	113.109	r	(P-16610/91; A-11565)
3000.625	am	(P-3802; A-13310)	113.110	r	(P-16610/91; A-11565)
3000.645	am	(P-3802; A-13310)	113.113	am	(P-16610/91; A-11565)
3000.910	am	(P-3802; A-13310)	113.130	am	(P-18073/91; A-9986)
3000.1010	am	(P-3802; A-13310)	113.253	am	(P-18073/91; A-9986)
3000.1070	am	(P-3802; A-13310)	113.260	am	(P-18073/91; A-9986)
			113.302	r	(P-14994/91; A-3468)
			113.400	n	(P-14994/91; A-3468)
			113.405	n	(P-14994/91; A-3468)
			113.410	n	(P-14994/91; A-3468)
			113.415	n	(P-14994/91; A-3468)
			113.420	n	(P-14994/91; A-3468)
			113.425	n	(P-14994/91; A-3468)
			113.430	n	(P-14994/91; A-3468)
			113.435	n	(P-14994/91; A-3468)
			113.440	#	(P-14994/91; A-3468)
			113.440	am	(P-14994/91; A-3468)
			113.445	n	(P-14994/91; A-3468)
			114.1	am	(P-15008/91; A-3512)
					(P-11401; E-11662)
			114.2	n	(P-13766)
					(P-13395; E-13651)
			114.9	am	(P-15008/91; A-3512)
			114.60	am	(P-15008/91; A-3512)
			114.61	am	(P-15008/91; A-3512)
			114.62	am	(P-15008/91; A-3512)
			114.63	am	(P-15008/91; A-3512)
			114.64	am	(P-15008/91; A-3512)
			114.70	am	(P-15008/91; A-3512)
			114.80	am	(P-15008/91; A-3512)
			114.120	am	(P-15008/91; A-3512)
			114.121	am	(P-15008/91; A-3512)
			114.122	r	(P-15008/91; A-3512)
			114.123	r	(P-15008/91; A-3512)
			114.124	am	(P-15008/91; A-3512)
			114.128	am	(P-4216; A-13297)
					(E-4540)

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104.10	am	(P-7793)
104.70	am	(P-7793)
104.102	am	(P-7793)
104.202	am	(P-4741; P-12758)
104.204	am	(P-4741; P-12758)
104.206	am	(P-2752; A-12903)
104.208	am	(P-2752; A-12903)
104.209	n	(P-4741)
104.210	am	(P-2752; A-12903)
104.212	am	(P-4741; P-12758)
104.221	am	(P-4741; P-12758)
104.230	am	(P-4741)
104.235	am	(P-7793)
104.244	am	(P-4741; P-12758)
104.246	am	(P-4741; P-12758)
104.248	n	(P-7793)
104.272	am	(P-2752; A-12903)
104.273	am	(P-2752; A-12903)
104.274	am	(P-2752; A-12903)
104.295	am	(P-7793)
110.30	am	(P-3405; W-5082)
		(P-4704; P-13207)
111.101	am	(P-16851/91; A-11577)
112.9	am	(P-13381; E-13629)
112.70	am	(P-3335)
112.71	am	(P-3335)
112.72	am	(P-3335)
112.74	am	(P-3335)
112.78	am	(P-3335)

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114.135	am	(P-4216; A-13297)	120.262	r	(P-12137/91; A-139)
		(E-4540)	120.270	r	(P-12137/91; A-139)
114.351	am	(P-11401; E-11662)	120.271	r	(P-12137/91; A-139)
		(P-13766)	120.272	r	(P-12137/91; A-139)
114.352	am	(P-11401; E-11662)	120.273	r	(P-12137/91; A-139)
		(P-13766)	120.275	r	(P-12137/91; A-139)
114.353	am	(P-11401; E-11662)	120.276	r	(P-12137/91; A-139)
		(P-13766)	120.280	r	(P-12137/91; A-139)
114.400	am	(P-15008/91; A-3512)	120.281	r	(P-12137/91; A-139)
114.420	am	(P-15008/91; A-3512)	120.282	r	(P-12137/91; A-139)
115.10	am	(P-17897/91; A-10291)	120.283	r	(P-12137/91; A-139)
115.30	am	(P-17897/91; A-10291)	120.284	r	(P-12137/91; A-139)
115.34	am	(P-17897/91; A-10291)	120.285	r	(P-12137/91; A-139)
115.40	am	(P-17897/91; A-10291)	120.290	r	(P-12137/91; A-139)
116.400	am	(P-13764; E-13961)	120.295	r	(P-12137/91; A-139)
116.500	am	(P-16623/91; A-5350)	120.319	am	(P-12137/91; A-139)
		(P-13764; E-13961)	120.320	am	(P-12137/91; A-139)
116.520	am	(P-16623/91; A-5350)	120.321	am	(P-12137/91; A-139)
116.520	r	(P-13764; E-13961)	120.322	am	(P-12137/91; A-139)
117.10	am	(P-8938)	120.323	am	(P-12137/91; A-139)
118.200	am	(P-17040/91; A-11607)	120.384	am	(P-7761)
120.11	am	(P-16625/91; A-11582)	121.3	am	(P-13385)
120.31	am	(P-16625/91; A-11582)	121.25	am	(P-8898)
120.60	am	(P-16625/91; A-11582)	121.34	am	(P-8039)
120.64	am	(P-16625/91; A-11582)	121.41	am	(P-13385)
120.382	am	(P-16625/91; A-11582)	121.58	am	(P-2420; A-10011)
120.390	am	(P-16625/91; A-11582)	121.59	am	(P-13385)
120.391	am	(P-16625/91; A-11582)	121.63	am	(E-757; P-6708)
120.50	am	(P-12137/91; A-139)			(P-18086; A-10011)
120.80	am	(P-16856/91; A-10034)	121.72	am	(P-6708; A-13900)
120.200	n	(P-12137/91; A-139)	121.73	am	(P-2420; A-10011)
120.208	r	(P-12137/91; A-139)	121.76	n	(P-13385)
120.210	r	(P-12137/91; A-139)	121.91	am	(P-14186/91; A-10011)
120.211	r	(P-12137/91; A-139)	121.94	am	(P-14999/91; A-10011)
120.212	r	(P-12137/91; A-139)	130.200	am	(P-6931; A-13292)
120.215	r	(P-12137/91; A-139)	140.2	am	(P-17171/91; A-174)
120.216	r	(P-12137/91; A-139)			(P-6936)
120.217	r	(P-12137/91; A-139)	140.5	am	(P-17171/91; A-174)
120.218	r	(P-12137/91; A-139)	140.11	am	(P-6949/91; A-3552)
120.224	r	(P-12137/91; A-139)	140.12	am	(P-12116)
120.225	r	(P-12137/91; A-139)	140.13	am	(P-4708)
120.230	r	(P-12137/91; A-139)	140.14	am	(P-4708)
120.235	r	(P-12137/91; A-139)	140.15	am	(P-7775)
120.236	r	(P-12137/91; A-139)	140.16	am	(P-4708; P-8047)
120.240	r	(P-12137/91; A-139)	140.17	am	(P-8047)
120.245	r	(P-12137/91; A-139)	140.19	am	(P-4708)
120.250	r	(P-12137/91; A-139)	140.27	am	(P-65; A-10050; E-300)
120.255	r	(P-12137/91; A-139)	140.31	n	(P-4708; P-11721)
120.260	r	(P-12137/91; A-139)			(E-11947)
120.261	r	(P-12137/91; A-139)	140.32	n	(P-4708)

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140.33	n	(P-4708)	140.612	(P-472)	141.380	r
140.94	n	(P-15933/91; A-6408)	140.614	(P-472)	141.3920	r
140.95	n	(P-15933/91; A-6408)	140.646	(P-6949/91; A-1877)	141.3960	r
140.420	am	(P-10145)	140.700	(P-7576)	141.4000	r
140.421	am	(P-7576) (P-10145)	140.835	(P-12838)	141.4040	r
140.413	am	(P-6719)	140.7b.J	(P-12132/91; A-7922)	141.4080	r
140.440	am	(P-12171/91; A-4006)	141.10	(P-12132/91; A-7922)	141.4120	r
140.441	am	(P-12171/91; A-4006)	141.100	(P-12132/91; A-7922)	141.4160	r
140.442	am	(P-12171/91; A-4006)	141.200	(P-12132/91; A-7922)	141.4200	r
140.449	am	(P-12171/91; A-4006)	141.240	(P-12132/91; A-7922)	141.4230	r
140.469	am	(P-13685/91; A-3552)	141.280	(P-12132/91; A-7922)	141.4240	r
140.492	am	(P-13397)	141.320	(P-12132/91; A-7922)	141.4280	r
140.512	am	(P-13274/91; A-6849)	141.360	(P-12132/91; A-7922)	141.4320	r
140.513	r	(P-13274/91; A-6849)	141.400	(P-12132/91; A-7922)	141.4360	r
140.514	am	(P-11555/91; A-4006)	141.440	(P-12132/91; A-7922)	141.4440	r
140.525	am	(P-13211) (E-13337)	141.480	(P-12132/91; A-7922)	141.4480	r
140.526	r	(P-472) (P-9393)	141.520	(P-12132/91; A-7922)	141.4520	r
140.527	r	(P-472) (P-9393)	141.560	(P-12132/91; A-7922)	141.4560	r
140.528	r	(P-472) (P-9393)	141.600	(P-12132/91; A-7922)	141.4600	r
140.529	r	(P-472) (P-9393)	141.640	(P-12132/91; A-7922)	141.4640	r
140.530	am	(P-15933/91; A-6408)	141.680	(P-12132/91; A-7922)	141.4680	r
140.538	am	(P-15933/91; A-6408)	141.720	(P-12132/91; A-7922)	141.4720	r
140.539	am	(P-13211) (E-13337)	141.760	(P-12132/91; A-7922)	141.4760	r
140.543	am	(P-3045; A-12186)	141.800	(P-12132/91; A-7922)	141.4800	r
140.552	am	(P-15933/91; A-6408)	141.840	(P-12132/91; A-7922)	144.275	am
140.560	am	(P-5585/91; A-7017)	141.880	(P-12132/91; A-7922)	144.305	n
140.561	am	(P-12838)	141.920	(P-12132/91; A-7922)	144.325	n
140.562	am	(P-7482/91; A-3552)	141.960	(P-12132/91; A-7922)	144.350	n
140.565	n	(P-1492; A-12186)	141.1000	(P-12132/91; A-7922)	144.375	n
140.566	am	(P-4708)	141.1040	(P-12132/91; A-7922)	144.400	n
140.569	am	(P-15933/91; A-6408; RQ-9138; EC-11348)	141.1080	(P-12132/91; A-7922)	144.405	n
140.570	am	(P-12838)	141.1120	(P-12132/91; A-7922)	144.425	n
140.571	am	(P-12838)	141.1125	(P-12132/91; A-7922)	144.450	n
140.572	am	(P-12838)	141.1160	(P-12132/91; A-7922)	147.25	am
140.573	am	(P-12838)	141.1200	(P-12132/91; A-7922)	147.50	am
140.574	am	(P-3409; A-12186)	141.1240	(P-12132/91; A-7922)	147.75	am
140.579	am	(P-12838)	141.1280	(P-12132/91; A-7922)	147.100	am
140.580	r	(P-12838)	141.1320	(P-12132/91; A-7922)	147.150	am
140.581	r	(P-12838)	141.1360	(P-12132/91; A-7922)	147.205	am
140.583	am	(P-15933/91; A-6408)	141.1400	(P-12132/91; A-7922)	147.305	am
140.600	n	(P-472)	141.1480	(P-12132/91; A-7922)	147.310	am
140.602	n	(P-472)	141.1500	(P-12132/91; A-7922)	147.315	am
140.604	n	(P-472)	141.1520	(P-12132/91; A-7922)	147.320	am
140.606	n	(P-472)	141.1560	(P-12132/91; A-7922)	147.325	am
140.608	n	(P-472)	141.1600	(P-12132/91; A-7922)	147.340	am
140.610	n	(P-472)	141.1640	(P-12132/91; A-7922)	147.345	am
			141.1680	(P-12132/91; A-7922)	147.350	am
			141.1720	(P-12132/91; A-7922)	147.350	am
			141.1760	(P-12132/91; A-7922)	147.350	am
			141.1800	(P-12132/91; A-7922)	147.350	am
			141.1840	(P-12132/91; A-7922)	147.350	am

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TITLE 89 (CONT'D)			
335,316	am	(P-8415/91; A-7633) (P-12254)	337,170 337,180 337,190 337,200 337,210 337,220 337,230 337,240 337,250 352,Ap.A 377,2 377,4 378,1 378,2 378,3 378,4 402,15 406,2
335,318	am	(P-8415/91; A-7633) (P-12254)	(P-7999) (P-7999) (P-7999) (P-7999) (P-7999) (P-7999) (P-7999) (P-7999) (P-7999) (P-13229/91; A-3924) (P-7553) (P-7553) (P-7561) (P-7561) (P-7561) (P-7561) (P-11707; (E-11879) (E-15088/91; M-2269) (P-14734/91; A-7602) (P-14734/91; A-7602) (P-14734/91; A-7602) (P-14734/91; A-7602) (P-14734/91; A-7602) (P-14734/91; A-7602) (P-14734/91; A-7602) (P-14734/91; A-7602) (P-14734/91; A-7602) (P-14734/91; A-7602) 406,14am(P-14734/91; A-7602)
335,320	am	(P-8415/91; A-7633) (P-12254)	am
335,326	am	(P-8415/91; A-7633) (P-12254)	am
335,328	am	(P-8415/91; A-7633) (P-12254)	am
335,330	am	(P-8415/91; A-7633) (P-12254)	am
335,332	am	(P-8415/91; A-7633) (P-12254)	am
335,334	am	(P-8415/91; A-7633) (P-12254)	am
335,336	am	(P-8415/91; A-7633) (P-12254)	am
335,338	am	(P-8415/91; A-7633) (P-12254)	am
335,Ap.A	n	(P-8415/91; A-7633) (P-12254)	am
336,10	n	(P-7963) (P-7963)	am
336,20	n	(P-7963) (P-7963)	am
336,30	n	(P-7963) (P-7963)	am
336,40	n	(P-7963) (P-7963)	am
336,50	n	(P-7963) (P-7963)	am
336,60	n	(P-7963) (P-7963)	am
336,70	n	(P-7963) (P-7963)	am
336,80	n	(P-7963) (P-7963)	am
336,90	n	(P-7963) (P-7963)	am
336,100	n	(P-7963) (P-7963)	am
336,110	n	(P-7963) (P-7963)	am
336,120	n	(P-7963) (P-7963)	am
336,130	n	(P-7963) (P-7963)	am
336,140	n	(P-7963) (P-7963)	am
336,150	n	(P-7963) (P-7963)	am
336,160	n	(P-7963) (P-7963)	am
336,170	n	(P-7963) (P-7963)	am
337,10	n	(P-7999) (P-7999)	n
337,20	n	(P-7999) (P-7999)	am
337,30	n	(P-7999) (P-7999)	am
337,40	n	(P-7999) (P-7999)	am
337,50	n	(P-7999) (P-7999)	am
337,60	n	(P-7999) (P-7999)	am
337,70	n	(P-7999) (P-7999)	am
337,80	n	(P-7999) (P-7999)	am
337,90	n	(P-7999) (P-7999)	am
337,100	n	(P-7999) (P-7999)	am
337,110	n	(P-7999) (P-7999)	am
337,120	n	(P-7999) (P-7999)	am
337,130	n	(P-7999) (P-7999)	am
337,140	n	(P-7999) (P-7999)	am
337,150	n	(P-7999) (P-7999)	am
337,160	n	(P-7999) (P-7999)	am

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TITLE 89 (CONT'D)		840.50	am	(P-15390/91; A-10301)
510.100	am	840.60	n	(P-15390/91; A-10301)
510.110	am	840.70	n	(P-15390/91; A-10301)
567.20	am	840.75	am	(P-15390/91; A-10301)
567.30	am	840.80	am	(P-15390/91; A-10301)
567.100	am	840.90	am	(P-15390/91; A-10301)
587.70	am	840.95	n	(P-15390/91; A-10301)
597.20	am	840.100	n	(P-15390/91; A-10301)
673.10	n	840.105	n	(P-15390/91; A-10301)
		840.110	n	(P-15390/91; A-10301)
673.10	r	840.115	n	(P-15390/91; A-10301)
673.20	n	843.10	am	(P-15405/91; A-10316)
673.20	r	843.20	am	(P-15405/91; A-10316)
673.30	n	843.30	am	(P-15405/91; A-10316)
673.30	r	843.60	am	(P-15405/91; A-10316)
673.40	n	843.61	am	(P-15405/91; A-10316)
673.40	n	843.70	am	(P-15405/91; A-10316)
673.40	r	843.80	am	(P-15405/91; A-10316)
673.50	n	843.120	am	(P-15405/91; A-10316)
673.50	R	843.121	am	(P-15405/91; A-10316)
674.10	n	843.130	am	(P-15405/91; A-10316)
674.20	n	843.150	am	(P-15405/91; A-10316)
674.20	n	843.160	am	(P-15405/91; A-10316)
674.30	n	843.180	am	(P-15405/91; A-10316)
674.40	n	845.10	am	(P-11572/91/ A-2615)
674.50	n	845.20	am	(P-11572/91/ A-2615)
683.100	r	845.30	am	(P-11572/91/ A-2615)
		900.310	am	(P-12989/91; A-5311)
		900.321	am	(P-12989/91; A-5311)
685.500	am	900.322	am	(P-12989/91; A-5311)
685.550	n	900.330	am	(P-12989/91; A-5311)
685.600	am	900.331	am	(P-12989/91; A-5311)
714.30	am	900.342	am	(P-12989/91; A-5311)
714.100	am	900.343	am	(P-12989/91; A-5311)
714.110	am	900.345	am	(P-12989/91; A-5311)
714.120	am	900.348	am	(P-12989/91; A-5311)
714.130	am	1300.110	am	(P-5141/91; A-4819)
714.300	n	1300.120	am	(P-5141/91; A-4819)
714.310	am	1300.130	am	(P-5141/91; A-4819)
730.700	r	1300.200	am	(P-5141/91; A-4819)
787.10	n	1300.205	n	(P-5141/91; A-4819)
787.20	n	1300.210	am	(P-5141/91; A-4819)
787.30	n			
787.40	n			
787.50	n			
840.10	am	44.30	am	(P-4807; A-12601)
840.20	am	50.5	r	(P-6139; A-13094)
840.30	am	50.10	r	(P-6139; A-13094)
840.40	am	50.10	n	(P-6139; A-13094)
840.40	am	50.20	r	(P-6139; A-13094)
TITLE 92				

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TITLE 92 (CONT'D)			172.2215	am	(P-16003/91; W-2697) (P-3864; A-11851)
50.20	n	(P-6153; A-13096)			(P-3864; A-11851)
50.30	r	(P-6139; A-13094)	173.3000	am	(P-16008/91; W-2698) (P-3869; A-11856)
50.30	n	(P-6153; A-13096)			(P-3869; A-11856)
50.40	r	(P-6139; A-13094)	177.2000	am	(P-15990/91; W-2695) (P-3847; A-11843)
50.40	n	(P-6153; A-13096)			(P-3847; A-11843)
50.50	r	(P-6139; A-13094)	178.336.1.1	am	(P-16015/91; W-2699) (P-3876; A-11863)
50.50	n	(P-6153; A-13096)			(P-3876; A-11863)
50.60	r	(P-6139; A-13094)	178.336.1.5	am	(P-16015/91; W-2699) (P-3876; A-11863)
50.60	n	(P-6153; A-13096)			(P-3876; A-11863)
50.70	r	(P-6139; A-13094)	178.2000	am	(P-16015/91; W-2699) (P-3876; A-11863)
50.70	n	(P-6153; A-13096)			(P-3876; A-11863)
50.80	r	(P-6139; A-13094)	179.2000	am	(P-16027/91; W-2700) (P-3888; A-11875)
50.80	n	(P-6153; A-13096)			(P-3888; A-11875)
50.90	r	(P-6139; A-13094)	180.2000	am	(P-3851; A-11847) (P-7815)
50.90	n	(P-6153; A-13096)	390.1010	am	(P-7815)
50.100	r	(P-6139; A-13094)	390.1020	am	(P-7815)
50.100	n	(P-6153; A-13096)	390.2000	am	(P-7815)
50.110	r	(P-6139; A-13094)	391.1000	am	(P-7832)
50.110	n	(P-6153; A-13096)	391.2000	am	(P-16653/91; A-5362) (P-7832)
50.120	r	(P-6139; A-13094)	395.2000	am	(P-7805)
50.120	n	(P-6153; A-13096)	396.2010	am	(P-7811)
50.130	r	(P-6139; A-13094)	440.420	am	(P-13041/91; A-1655) (P-13041/91; A-1655)
50.140	r	(P-6139; A-13094)	440.11.A	am	(P-13041/91; A-1655) (P-13041/91; A-1655)
50.140	n	(P-6153; A-13096)	440.11.B	n	(P-13041/91; A-1655) (P-13072/91; A-1685)
50.150	r	(P-6139; A-13094)	442.285	am	(P-13072/91; A-1685) (P-13072/91; A-1685)
50.160	r	(P-6139; A-13094)	442.11.A	am	(P-13072/91; A-1685) (P-13072/91; A-1685)
50.Ex.A	n	(P-6153; A-13096)	442.11.E	n	(P-9453)
62.30	am	(P-4813; A-12608)	456.50	am	(P-9453)
97.10	n	(P-19709/91; P-10475)	456.60	am	(P-9453)
97.20	n	(P-19709/91; P-10475)	456.70	am	(P-9453)
97.30	n	(P-19709/91; P-10475)	456.80	n	(P-9453)
97.40	n	(P-19709/91; P-10475)	456.90	n	(P-9453)
97.50	n	(P-19709/91; P-10475)	530.10	n	(P-2940/91; A-2193) (P-3003/91; A-2256)
97.60	n	(P-19709/91; P-10475)	530.10	r	(P-3003/91; A-2256) (P-2940/91; A-2193)
97.70	n	(P-19709/91; P-10475)	530.20	r	(P-2940/91; A-2193) (P-3003/91; A-2256)
97.80	n	(P-19709/91; P-10475)	530.30	r	(P-3003/91; A-2256) (P-2940/91; A-2193)
97.90	n	(P-19709/91; P-10475)	530.30	n	(P-2940/91; A-2193) (P-3003/91; A-2256)
97.100	n	(P-19709/91; P-10475)	530.40	n	(P-2940/91; A-2193) (P-3003/91; A-2256)
97.110	n	(P-19709/91; P-10475)	530.40	n	(P-2940/91; A-2193) (P-3003/91; A-2256)
97.120	n	(P-19709/91; P-10475)	530.50	n	(P-2940/91; A-2193) (P-3003/91; A-2256)
97.130	n	(P-19709/91; P-10475)	530.60	n	(P-2940/91; A-2193) (P-3003/91; A-2256)
97.140	n	(P-19709/91; P-10475)	530.100	n	(P-2940/91; A-2193) (P-3003/91; A-2256)
171.5	n	(P-3856; A-12208)	530.101	r	(P-3003/91; A-2256) (P-3003/91; A-2256)
171.6	am	(P-15995/91; W-2696)	530.102	r	(P-3003/91; A-2256) (P-3003/91; A-2256)
171.6	#	(P-3856; A-12208)	530.103	r	(P-3003/91; A-2256) (P-3003/91; A-2256)
171.1000	am	(P-15995/91; W-2696)	530.104	r	(P-3003/91; A-2256) (P-3003/91; A-2256)
172.0000	am	(P-3856; A-12208)	530.105	r	(P-3003/91; A-2256) (P-300